



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशासन द्वारा प्रकाशित

खण्ड 25]

शिमला, शनिवार, 29 जनवरी, 1977/9 माघ, 1898

[संख्या 5

विषय-सूची

भाग 1	वैधानिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा अधिसूचनाएं इत्यादि ..	170—172
भाग 2	वैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और जिला मैजिस्ट्रेटों द्वारा अधिसूचनाएं इत्यादि ..	172—184
भाग 3	अधिनियम, विधेयक और विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेंशल कमिशनर तथा कमिशनर आफ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यादि ..	184—187
भाग 4	स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और टाउन एरिया तथा पंचायत विभाग ..	187—188
भाग 5	वैयक्तिक अधिसूचनाएं और विज्ञापन	188—191
भाग 6	भारतीय राजपत्र इत्यादि से पुनः प्रकाशन	191—200
भाग 7	भारतीय निर्वाचन आयोग (Election Commission of India) की वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं	—
—	अनुपूरक	—

29 जनवरी, 1977/9 माघ, 1898 को समाप्त होने वाले सप्ताह में निम्नलिखित विज्ञप्ति 'असाधारण राजपत्र, हिमाचल प्रदेश' में प्रकाशित हुई:

विज्ञप्ति की संख्या	विभाग का नाम	विषय
No. 5-5/71-GAD(CC), dated January 24, 1977.	General Administration Department	Accepting the resignation of the Chief Minister and Ministers of Himachal Pradesh and requesting the Chief Minister and Ministers to continue in office till alternative arrangements are made.

**भाग 1—धैर्यनिक नियमों को छोड़ कर हिमाचल प्रदेश के राज्यपाल और हिमाचल प्रदेश हाई कोर्ट द्वारा
अधिसूचनाएं इत्यादि**

हिमाचल प्रदेश हाई कोर्ट

NOTIFICATIONS

Simla-1, the 20th January, 1977

No. HHC/GAZ/14-31/74-279.—The Hon'ble the Chief Justice and Judges are pleased to accord *ex-post-facto* sanction of the following leave in favour of Shri V. K. Ahuja, Sub-Judge-cum-Judicial Magistrate, Hamirpur.

1. 7 days earned leave with effect from 10-2-75 to 16-2-75 with permission to prefix 2nd Saturday and Sunday falling on 8th and 9th February, 1975.

2. 1 day leave on half pay for 17th February, 1975.

3. 2 days earned leave with effect from 6-11-75 to 7-11-75, with permission to affix closed holidays from 2-11-75 to 5-11-75 and 2nd Saturday and Sunday falling on 8th and 9th November, 1975.

4. 5 days earned leave with effect from 27-12-75 to 31-12-75.

5. 4 days earned leave with effect from 16-8-76 to 19-8-76, with permission to prefix Sunday falling on 15-8-76.

6. 3 days earned leave with effect from 27-9-76 to 29-9-76, with permission to affix Sunday falling on 26-9-76 and closed holidays from 30-9-76 to 4-10-76.

7. 24 days earned leave with effect from 22-11-76 to 15-12-76, with permission to prefix Sunday falling on 21-11-76.

Certified that Shri V. K. Ahuja would have continued to officiate as Sub-Judge-cum-Judicial Magistrate 1st Class but for his proceeding on leave during the above period of leave.

Also certified that after expiry of the above leave Shri V. K. Ahuja joined the same station from where he proceeded on leave.

Simla-1, the 20th January, 1977

No. HHC/GAZ/14-41/74-285.—The Hon'ble the Chief Justice and Judges are pleased to accord *ex-post-facto* sanction for 6 days earned leave with effect from 13th September, 1976 to 18th September, 1976, with permission to prefix and suffix holidays falling on 11th, 12th and 19th September, 1976, to Shri M. R. Bhatti Sub-Judge-cum-Judicial Magistrate, Una.

Certified that Shri M. R. Bhatti would have continued to officiate as Sub-Judge-cum-Judicial Magistrate 1st Class but for his proceeding on leave during the above mentioned period.

Also certified that after the expiry of the above leave Shri M. R. Bhatti joined the same station from where he proceeded on leave.

Simla-1, the 20th January, 1977

No. HHC/GAZ/3-6/71-290.—The Hon'ble the Chief Justice is pleased to grant 16 days extension of earned

leave subject to title, with effect from 16th January, 1977 to 31st January, 1977, to Shri S. P. Thaplyal, Deputy Registrar-cum-Secretary to the Hon'ble the Chief Justice.

Certified that Shri S. P. Thaplyal would have continued to work as Deputy Registrar-cum-Secretary to the Hon'ble the Chief Justice but for his proceeding on leave.

Also certified that Shri S. P. Thaplyal is likely to be return to the same station from where he proceeded on leave.

Simla-1, the 20th January, 1977

No. HHC/GAZ/14-20/74-301.—The Hon'ble the Chief Justice and Judges are pleased to grant 34 days earned leave with effect from 27th December, 1976 to 29th January, 1977 with permission to affix gazetted holiday and Sundays falling on 25th and 26th December, 1976 and 30th January, 1977 to Shri K. C. Sud, Senior Sub-Judge-cum-Chief Judicial Magistrate, Mandi, Himachal Pradesh.

Certified that Shri K. C. Sud would have continued to work as Senior Sub-Judge-cum-Chief Judicial Magistrate but for his proceeding on leave during the above leave.

Also certified that Shri K. C. Sud is likely to return to the same station from where he proceeded on leave.

Simla-1, the 20th January, 1977

No. HHC/GAZ/14-46/74-307.—The Hon'ble the Chief Justice and Judges are pleased to accord *ex-post-facto* sanction of the following leave in favour of Shri Parshotam Dass Goel, Sub-Judge-cum-Judicial Magistrate, Palampur.

1. 30 days earned leave with effect from 14th April, 1976 to 13th May, 1976, with permission to prefix gazetted holidays with effect from 9th April, 1976 to 13th April, 1976.

2. 18 days leave on half pay with effect from 14th May, 1976 to 31st May, 1976.

Certified that Shri Parshotam Dass Goel would have continued to officiate as Sub-Judge-cum-Judicial Magistrate but for the proceeding on leave during the above period of leave.

Also certified that after expiry of the above leave Shri Parshotam Dass Goel has joined the same station from where he proceeded on leave.

By order,
S. S. KANWAR,
Registrar.

हिमाचल प्रदेश सरकार

**PERSONNEL (A-I) DEPARTMENT
NOTIFICATIONS**

Simla-171002, the 10th January, 1977

No. 5-6/71-DP (App'tt).—The Governor, Himachal Pradesh is pleased to place the services of Shri P. K. Mattoo, I.A.S., (H. P.) Financial Commissioner (Revenue),

Himachal Pradesh at the disposal of the Government of India, on deputation basis, for appointment as Joint Secretary, Government of India, Department of Personnel and Administrative Reforms, Cabinet Secretariat, New Delhi with immediate effect.

Simla-171002, the 14th January, 1977

No. 3-42/71-DP (Apppt).—The Governor, Himachal Pradesh is pleased to accord sanction to the grant of 54 days' earned leave with effect from 17th January, 1977 to 11th March, 1977 with permission to prefix and suffix holidays falling on 16th January, 1977 and 12th and 13th March, 1977, in favour of Shri C. M. Chaturvedi, I.A.S. Commissioner for Tribal Development-cum-Secretary (Welfare & Planning) to the Government of Himachal Pradesh subject to verification of title to leave by the Accountant General, Himachal Pradesh.

2. Certified that Shri C. M. Chaturvedi is likely to return to duty to the same station from where he proceeded on leave.

3. The Governor, Himachal Pradesh is further pleased to allow Shri C. M. Chaturvedi to avail of leave travel concession for himself and his four members of family for the block years, 1974-77 upto Bangalore.

4. The Governor, Himachal Pradesh is further pleased to order the appointment of Shri Attar Singh, I.A.S. Secretary (G.A.D. and Personnel) to the Government of Himachal Pradesh to officiate as Commissioner for Tribal Development-cum-Secretary, (Welfare and Planning) during the absence on leave of Shri Chaturvedi. Shri Attar Singh shall also hold the charge of the post of Secretary (G.A.D. and Personnel) additionally.

L. HMINGLIANA TOCHHAWNG,
Chief Secretary,

AGRICULTURE DEPARTMENT NOTIFICATION

Simla-2, the 29th December, 1976

No. Agr-E-3 (6)/76.—Whereas it appears to the Governor of Himachal Pradesh that land is likely to be required to be taken by the Himachal Pradesh Government at the public expense for a public purpose, namely, for the development/extension of Seed Multiplication Farm, Pekhubella, Tehsil and District Una, Himachal Pradesh, it is hereby notified that land in the locality described below is likely to be acquired for the above purpose.

This notification is made under the provision of section 4 of the Land Acquisition Act, 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor, Himachal Pradesh is further pleased to authorise the officers of Agriculture Department, Revenue Department and the Public works Department and the land Acquisition Collector for the time being engaged in the undertaking with their servants and workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested, who has any objection to the acquisition of the said land in the locality may, within thirty days of the publication of this notification file an objection in writing before the Collector of Land Acquisition, Una district, Una (Himachal Pradesh).

SPECIFICATION

District : UNA

Tehsil : UNA

Village	Khasra No. 1	Area			Remarks
		Kanals 3	Marla 4		
JANKAUR	27	15	15	Part	
	35	6	0	Whole	
	36	13	7	Whole	
Total ..		35	2		

ANANG PAL,
Sachiv.

FOREST FARMING AND ENVIRONMENTAL CONSERVATION DEPARTMENT

NOTIFICATION

Simla-2, the 14th January, 1977

No. 1-153/69-SF(Estt.) PT.—The Governor, Himachal Pradesh, is pleased to grant 74 day's earned leave with effect from the 17th January, 1977 to 31st March, 1977 with permission to prefix Sunday the 16th January, 1977 to Shri V. Raina, Conservator of Forests, Project Formulation and Plantation Circle, Simla.

2. Shri Raina is likely to resume duties at the same station from which he is proceeding on leave.

3. The Governor, Himachal Pradesh, is further pleased to promote Shri A. K. Mukerjee, I.F.S., Planning Officer in the Office of Chief Conservator of Forests, Himachal Pradesh, as Conservator of Forests, in the pay scale of Rs. 1300-60-1600-100-1800 and post him as C. F. Project Formulation and Plantation Circle, Simla, against the leave vacancy of Shri V. Raina.

R. C. GUPTA,
Secretary.

FOOD AND SUPPLIES DEPARTMENT

ORDER

Simla-171002, the 17th January, 1977

No. FDS. B(2)-1/75.—The Governor, Himachal Pradesh is pleased to certify that Shri C. L. Handa, District Food and Supplies Controller has successfully completed the probation period in the post on 8-1-1977 (F. N.).

S. S. NEGI,
Deputy Secretary.

**GENERAL ADMINISTRATION DEPARTMENT
(SECTION A)
NOTIFICATION**

Simla-171002, the 17th January, 1977

No. 6-98/69-GAD-I.—In continuation of this Department notifications of even number, dated 30-6-1976 and 8-9-1976, the Governor, Himachal Pradesh is pleased to extend the period of relaxation of operation of the provisions of rules 7 and 8 of the Rules regulating the Use and Maintenance of Government Vehicles and Conditions of Service of Drivers in Himachal Pradesh in the case of vehicles of the Health and Family Planning Department which are detailed for Family Planning Programme, upto 31-3-1977.

L. HMINGLIANA TOCHHAWNG,
Chief Secretary.

**HEALTH AND FAMILY PLANNING DEPARTMENT
NOTIFICATION**

Simla-171002, the 18th January, 1977

No. HFP (MC) 3-121/76.—In pursuance of Rule 9(7) of the Himachal Pradesh Health Services Rules, 1974 and on the recommendation of the Himachal Pradesh Public Service Commission, the Governor, Himachal Pradesh is pleased to appoint Dr. B. K. Goel as Assistant Professor of Ophthalmology in the specialist grade (Teaching Wing) in the scale of Rs. 900-50-1150/50-1300 and allowances as admissible under the rules *w. e. f.* 10-12-76 (A. N.). He will be on probation for a period of two years.

ASHA SWAROOP,
Deputy Secretary (Medical Education).

SHRAM VIBHAG

NOTIFICATION

Simla-171002, the 17th January, 1977

No. 7-73/76-LEP-Shram.—In exercise of the powers vested in him under section 5 of the Factories Act, 1948,⁷ the Governor of Himachal Pradesh is pleased to grant exemption from the provisions of section 51, 52, 53, 54, 56 and 79 of the Factories Act, 1948 (Act No. LXIII of 1948) subject to the following conditions, for a period of three months in favour of Military Farm Depot, Yol, District Kangra:—

CONDITIONS:

During the period of exemption the establishment should undertake recruitment of extra staff to ensure that the workers have a weekly day of rest by staggering the rest days. During this period if it is not possible to allow a weekly day of rest, compensatory leave may be allowed later on as far as possible.

This exemption will take effect from the date of issue of notification.

By order,
R. C. GUPTA,
Secretary.

**भाग 2—बैधानिक नियमों को छोड़ कर विभिन्न विभागों के अध्यक्षों और ज़िला संजिस्ट्रेटों द्वारा अधिसूचनाएँ
इत्यादि**

AGRICULTURE DEPARTMENT

NOTIFICATIONS

Ghumarwin, the 12th October, 1976

No. GMR-31/76-77.—Sanction of draft scheme prepared by the Assistant Soil Conservation Officer, Ghumarwin, District Bilaspur, Himachal Pradesh duly authorised by the District Land Development Committee, Bilaspur District Bilaspur, dated 11-10-1976 Schemes Nos. given below sanctioned of the scheme under section 5 of the Himachal Pradesh Land Development Act, 1973. The District Land Development Committee, Bilaspur district has considered and received no objections. As per the report of Agriculture Inspector concerned following schemes are hereby sanctioned after full consideration for execution as provided/laid in the Himachal Pradesh Land Development Act, 1973.

List of Soil Conservations schemes in respect of Ghumarwin Sub-Division, District Bilaspur (H.P.), the date on which will be executed. The 15 days of the date of sanction by the Committee:— 11-10-1976.

Sl. No.	Scheme Nos.	Name of Beneficiaries	Village	Area in Acres	Total Estimated Cost	The work to be carried out
1	2	3	4	5	6	7
1.	GMR/BLP-238/76-77 (L.D. S.)	Sh. Sunanda	Prahu	2.05	2050.00	Reclamation work
2.	-do- 239/76-77	-do- Sh. Kanshi Ram	Amar Sempur	2.95	2950.00	-do-
3.	-do- 240/76-77	-do- Sh. Krishanu	Jejwin	0.79	1185.00	Soil Cons. work
4.	-do- 241/76-77	-do- Sh. Bhan Singh	Lanjta	0.93	930.00	Reclamation
5.	-do- 242/76-77	-do- Sh. Nand Lal	Salau-Uperli	1.74	1740.00	Reclamation
6.	-do- 243/76-77	-do- Sh. Gyan Singh	Kasol	2.39	3585.00	S.C. work.
7.	-do- 244/76-77	-do- Sh. Balak Ram	Naswal	1.26	1890.00	-do-
8.	-do- 245/76-77	-do- Sh. Anant Ram	Taron	1.15	1150.00	Reclamation
9.	-do- 246/76-77	-do- Sh. Sihanu	Mohana	1.00	1500.00	S.C. work.
10.	-do- 247/76-77	-do- Sh. Narainu	Baunidhalyani	1.42	1420.00	Reclamation

1	2	3	4	5	6	7
11.	GMR/ 248/76-77 BLP.	(L.D.S.) Sh. Chudhari Ram.	Bari Majehriwan	1.21	1210.00	Reclamation
12.	-do- 249/76-77	-do- Sh. Kashmir Singh	Badgaun	0.74	740.00	-do-
13.	-do- 250/76-77	-do- Shrimati. Dadmodri	Badgaun	0.48	480.00	-do-
14.	-do- 251/76-77	-do- Sh. Hari Dass	Lanjta	1.30	1950.00	S. C. Work
15.	-do- 252/76-77	-do- Sh. Lal Singh	Bari Majehrwan	1.00	1500.00	-do-
16.	-do- 253/76-77	-do- Sh. Tulshi Ram	Bari Majehrwan	0.84	1260.00	-do-
17.	-do- 254/76-77	-do- Sh. Dittu Ram	Panoh	0.95	1425.00	-do-
18.	-do- 255/76-77	-do- Sh. Kuloo Ram	Panoh	0.85	1275.00	-do-
19.	-do- 256/76-77	-do- Sh. Gopala	Panoh	0.67	1005.00	-do-
20.	-do- 257/76-77	-do- Sh. Kishan Singh etc.	Rohin	3.42	3420.00	Reclamation
21.	-do- 258/76-77	-do- Sh. Prem Lal	Naswal	1.01	1515.00	S. C. work
22.	-do- 259/76-77	-do- Sh. Ram Lal	Loharwin	0.98	1470.00	-do-
23.	-do- 260/76-77	-do- Smt. Dillan Devi	Majher	1.10	1650.00	-do-
24.	-do- 161/76-77	-do- Sh. Nikka Ram	Kothi	0.60	600.00	Reclamation
25.	-do- 262/76-77	-do- Smt. Durgi Devi	Kothi	0.36	360.00	-do-
26.	-do- 263/76-77	-do- Sh. Sunder	Lanjta	1.40	1400.00	-do-
27.	-do- 264/76-77	-do- Sh. Gulroo	Naingujra	0.86	860.00	-do-
28.	-do- 265/76-77	-do- Sh. Kanshi Ram	Ropakulter	4.09	4090.00	-do-
29.	-do- 266/76-77	-do- Sh. Narain Dass	Dangar	1.86	2790.00	S. C. Work
30.	-do- 267/76-77	-do- Sh. Joti Ram	Morsinghi	0.97	970.00	-do-
31.	-do- 268/76-77	-do- Sh. Nandu	Harlog	0.93	1395.00	-do-
32.	-do- 269/76-77	-do- Sh. Ramditta	Kuh	0.96	1440.00	-do-
33.	-do- 270/76-77	-do- Sh. Jalam	Lohra	0.97	1455.00	-do-
34.	-do- 271/76-77	-do- Sh. Jagan Nath etc.	Bard	2.69	4035.00	-do-
35.	-do- 272/76-77	-do- Sh. Amar Singh etc.	Junala	10.00	15000.00	Lift Irrigation
36.	-do- 273/76-77	-do- Sh. Sukh Ram	Kuthera	2.79	4185.00	-do-
37.	-do- 274/76-77	-do- Sh. Munshi Ram	Bam	6.21	9315.00	-do-
38.	-do- 275/76/77	-do- Sh. Munshi Ram	Solan	9.00	13500.00	-do-
39.	-do- 276/76-77	-do- Sh. Gita Ram	Nalti	3.67	5505.000	-do-
40.	-do- 277/76-77	-do- Sh. Pohlo Ram	Nalti	2.38	3570.00	-do-
41.	-do- 278/76-77	-do- Sh. Labha Ram	Thandora	6.60	9900.00	-do-
42.	-do- 279/76-77	-do- Sh. Gandhi Ram	Dehlwin	3.12	4680.00	-do-
43.	-do- 280/76-77	-do- Sh. Ram Singh	Bhapral	6.13	9195.00	-do-
44.	-do- 281/76-77	-do- Sh. Bhagwan Singh etc.	Ghyanana	0.47	705.00	S.C.Work

TOTAL—44 Nos. of Schemes

96.29 132250.00

45.	-do-	282/76-77	(R. V. P.) Sh. Sohan Lal	Dhararsaini	0.98	1470.00	-do-
46.	-do-	283/76-77	-do- Sh. Mansha Ram	Dhadolkhurad	1.13	1695.00	-do-
47.	-do-	284/76-77	-do- Sh. Rayalu Ram	Vijayapur	0.93	1395.00	-do-
48.	-do-	285/76-77	-do- Sh. Dhanu	Dangar	1.14	1710.00	-do-
49.	-do-	286/76-77	-do- Sh. Sant Ram	Badsai	0.98	1470.00	-do-
50.	-do-	287/76-77	-do- Sh. Rup Lal	Bhardwan	0.19	285.00	-do-
51.	-do-	288/76-77	-do- Sh. Ganga Ram	Dehlwin (Dehain)	1.60	2400.00	-do-
52.	-do-	289/76-77	-do- Sh. Devi Ram	Hawan	1.80	2700.00	-do-
53.	-do-	290/76-77	-do- Sh. Mothu Ram	Chibri	0.95	1425.00	-do-
54.	-do-	291/76-77	-do- Sh. Sukh Ram	Ghumani	0.98	1470.00	-do-
55.	-do-	292/76-77	-do- Sh. Baga Ram	Hatwar	0.40	600.00	-do-
56.	-do-	293/76-77	-do- Sh. Lalu Ram	Chibri	0.93	1395.00	-do-
57.	-do-	294/76-77	-do- Sh. Sukh Ram	Dhyana	1.53	2295.00	-do-
58.	-do-	295/76-77	-do- Sh. Rabhal	Panoh	0.92	1380.00	-do-
59.	-do-	296/76-77	-do- Sh. Man Singh	Prahu	1.12	1680.00	-do-
60.	-do-	297/76-77	-do- Sh. Sukhia Ram	Nalti	0.41	615.00	-do-
61.	-do-	298/76-77	-do- Sh. Nandu Ram	Bhagot	0.50	750.00	-do-
62.	-do-	299/76-77	-do- Sh. Mehndi	Lehriserial	1.92	2880.00	-do-
63.	-do-	300/76-77	-do- Smt. Mathroo	Kothi	0.92	1380.00	-do-
64.	-do-	301/76-77	-do- Sh. Nathu Ram	Hatwar	0.70	1050.00	-do-
65.	-do-	302/76-77	-do- Sh. Lekh Ram	Kothi	1.10	1650.00	-do-
66.	-do-	303/76-77	-do- Sh. Sumundoo	Behrain	0.86	1290.00	-do-
67.	-do-	304/76-77	-do- Sh. Gyan Singh	Kallar	1.36	1940.00	-do-
68.	-do-	305/76-77	-do- Sh. Krishanu	Balghar	2.60	2600.00	Reclamation
69.	-do-	306/76-77	Sh. Kanshi Ram etc.	Prahu	1.87	1870.00	-do-

1	2	3	4	5	6	7
70.	GMR/BLP. 307/76-77	(RVP) Sh. Kashu	Behnajatta	0.88	880.00	Reclamation
71.	-do- 308/76-77	-do- Smt. Santi &	Thapper	1.17	1170.00	-do-
		Sh. Nika.				'
72.	-do- 309/76-77	-do- Sh. Lekh Ram	Kothi	3.15	3150.00	-do-
73.	-do- 310/76-77	-do- Sh. Lekh Ram	Kothi	0.93	1395.00	-do-
74.	-do- 311/76-77	-do- Sh. Jeet Ram	Kuthera	0.92	1380.00	-do-
75.	-do- 312/76-77	-do- Shiv Ram	Kallar	5.00	5000.00	-do-
76.	-do- 313/76-77	-do- Sh. Partap Singh	Dhararsaini	0.38	380.00	-do-
77.	-do- 314/76-77	-do- Sh. Hariman	Samleta	1.00	1000.00	-do-
78.	-do- 315/76-77	-do- Sh. Lehri Ram	Bhatwara	2.74	2740.00	-do-
79.	-do- 316/76-77	-do- Sh. Surgan	Bhadroun	1.78	1780.00	-do-
80.	-do- 317/76-77	-do- Sh. Munshi Ram	Kallar	1.14	1140.00	-do-
81.	-do- 318/76-77	-do- Sh. Phala	Dhauthar	1.99	1990.00	-do-
82.	-do- 319/76-77	-do- Sh. Paras Ram	Barichauk	1.45	1450.00	-do-
83.	-do- 320/76-77	-do- Sh. Kartar Singh	Poli	1.15	1725.00	-do-
84.	-do- 321/76-77	-do- Sh. Prabhu Ram	Behnajatta	0.94	940.00	-do-
85.	-do- 322/76-77	-do- Sh. Paras Ram	Morsinghi	1.60	1965.00	-do-
86.	-do- 323/76-77	-do- Sh. Runjoo Ram	Dehra	5.01	7515.00	Irrigation
87.	-do- 324/76-77	-do- Sh. Damru etc.	Gator	2.65	3975.00	-do-
88.	-do- 325/76-77	-do- Sh. Sunder Ram etc.	Ghantalwin	8.05	12075.00	-do-
Total 44 Nos. of Schemes				69.75	91045.00	

Ghumarwin, the 24th August, 1976

No. GMR-31/76-77.—Sanction of draft scheme prepared by the Assistant Soil Conservation Officer, District Bilaspur Himachal Pradesh duly authorised by the District Land Development Committee, Bilaspur, District Bilaspur, dated 4/5/1976 schemes Nos. given below sanctioned under section 5 of the Himachal Pradesh Land Development Act, 1973. The District Land Development Committee, Bilaspur district has considered and received no objections. As per the report of Agriculture Inspector concerned following schemes are hereby sanctioned after full consideration for execution as provided/laid in the Himachal Pradesh Land Development Act, 1973.

LIST OF SOIL CONSERVATION SCHEMES IN RESPECT OF GHUMARWIN SUB-DIVISION, DISTRICT BILASPUR (H.P.)

The date on which will be executed—15 days of the date of sanction by the Committee 4/5/1976.

The work to be carried out—S.C. WORKS

S. No.	Scheme Nos.	Name of Beneficiaries (Landless)	Village	Khasra Nos.	Area in Acres.	Estimated Cost
1	2	3	4	5	6	7
1.	GMR/BLP-62/76-77	(L. D.S.) Sh. Basant Ram	Uljiyar	148/141/3	1.00	1500.00
2.	GMR/BLP-64/76-77	-do- Smt. Shankri Devi	Bhatoli	40	0.98	1470.00
3.	GMR/BLP-65/76-77	-do- Sh. Tikhu Ram	Jhandutta	1654/1	1.00	1500.00
4.	GMR/BLP-66/76-77	-do- Sh. Nizam Deen	-do-	1794/2	1.00	1500.00
5.	GMR/BLP-7/76-77	-do- Sh. Nikku Ram	-do-	1567/1798	1.00	1500.00
6.	GMR/BLP-71/76-77	-do- Sh. Nikku Ram	Tikri	366/343/27/2	1.00	1500.00
7.	GMR/BLP-73/76-77	-do- Sh. Nikku Ram	Jangla	790/487	1.00	1500.00
8.	GMR/BLP-78/76-77	-do- Smt. Ronkoo Devi	Palthin	1145/1077/953/3	0.98	1470.00
9.	GMR/BLP-108/76-77	-do- Sh. Raghu Ram	Panoh	278/163/1	0.95	1425.00
10.	GMR/BLP-109/76-77	-do- Sh. Dalipa Ram	Nalti	240, 351/319	0.97	1455.00
11.	GMR/BLP-113/76-77	-do- Sh. Kanga Ram	Bari Majwerwan	566, 213/257	0.97	1455.00
12.	GMR/BLP-115/76-77	-do- Sh. Prema Ram	Dakri	296/212/2	1.00	1500.00
13.	GMR/BLP-116/76-77	-do- Sh. Paras Ram	Dakri	296/212/3	1.00	1500.00
14.	GMR/BLP-117/76-77	-do- Sh. Budhi Ram	Abdahni Ghat	76/60/1 & 2/12/2	1.00	1500.00
15.	GMR/BLP-121/76-77	-do- Sh. Devi Dyal	Galasin	296/1, 156/1	1.00	1500.00
16.	GMR/BLP-123/76-77	-do- Smt. Basanti Devi	Bah	162/1, 155/1	1.00	1500.00
17.	GMR/BLP-124/76-77	-do- Smt. Dharmi Devi	Bah	162/155	1.00	1500.00
18.	GMR/BLP-125/76-77	-do- Sh. Krishanu Ram	Padohri	125/76-77	1.00	1500.00
19.	GMR/BLP-132/76-77	-do- Sh. Lachhu Ram	Marhana	121/109/2&3	0.93	1395.00
20.	GMR/BLP-135/76-77	-do- Sh. Kharkoo Ram	Marhana	121/109/1	0.94	1410.00
21.	GMR/BLP-138/76-77	-do- Sh. Kalu Ram	Hotwar	143/3	1.00	1500.00
22.	GMR/BLP-140/76-77	-do- Sh Dav Raj	Matyal	150/1, 150/2	0.94	1410.00
23.	GMR/BLP-144/76-77	-do- Sh. Bhagat	Bachhrain	136/126/1	0.93	1395.00
24.	GMR/BLP-155/76-77	-do- Smt. Vidya Devi	Gehra	40/21/1	0.94	1410.00
25.	GMR/BLP-156/76-77	-do- Sh. Jajindoo Ram	Rohin	597/1/3	0.65	975.00
26.	GMR/BLP-158/76-77	-do- Sh. Lala Ram	Rohin	597/1/4	0.65	975.00

1	2	3	4	5	6	7
27.	GMR/BLP-159/76-77	(L.S.D.)	Sh. Sain Ram	Rohin	597/1/1	1.00
28.	-do- 161/76-77	-do-	Sh. Nankoo Ram	Nagihayar	2960/2933/2365/ 2700/1855/1.	1.21
29.	-do- 162/76-77	-do-	Sh. Fateh Deen	Jhabola	1357/126/1, 1397	1.20
30.	-do- 165/76-77	-do-	Sh. Nikku Ram	Talai	253/1	1.32
31.	-dc- 166/76-77	-do-	Sh. Bhagat Ram	Talai	283/2	0.97
32.	-do- 167/76-77	-do-	Sh. Birro Ram	Malagan	365/36/1&2	1.23
33.	-do- 168/76-77	-do-	Sh. Dungu Ram	Kuthera	364/52	1.67
34.	-do- 169/76-77	-do-	Sh. Munshi Ram	Kuthera	365/52/1	1.67
35.	-do- 170/76-77	-do-	Sh. Amroo Ram	Balseena	409/243/1	1.27
36.	-do- 171/76-77	-do-	Sh. Nathu Ram	Balseena	742/704/2	0.91
37.	-do- 172/76-77	-do-	Sh. Julphi Ram	Ulijar	148/141/1	1.67
38.	-do- 173/76-77	-do-	Smt. Krishani Devi	Bharoli Kallan	1168/1136/3	0.85
39.	-do- 188/76-77	-do-	Sh. Sunder Ram	Tihri	226/126	0.95
40.	-do- 190/76-77	-do-	Sh. Mahant Ram	Berthin	524/1	1.86
41.	-do- 223/76-77	-do-	Sh. Rabhal Ram	Badrog	380/135/2	1.56
42.	-do- 227/76-77	-do-	Smt. Barlajo Devi	Baloh	142/137/93/2	0.66
43.	-do- 157/76-77	-do-	Sh. Jagdish	Rohin	597/1/5	0.29
44.	-do- 160/76-77	-do-	Sh. Sukhia	Rohin	597/2	0.34
45.	-do- 63/76-77	-do-	Sh. Kanshi Ram	Durghat	—	1.00
46.	-do- 68/76-77	-do-	Sh. Pohlo	Jhandutta	—	1.00
47.	-do- 69/76-77	-do-	Smt. Ujanu	Prahu	—	0.94
48.	-do- 70/76-77	-do-	Sh. Mangtu	Tikkri	—	1.00
49.	-do- 72/76-77	-do-	Sh. Durgu	Kalari	—	0.93
50.	-do- 75/76-77	-do-	Sh. Rattanu	Samleta	—	0.98
51.	-do- 76/76-77	-do-	Sh. Mari	Samleta	—	0.97
52.	-do- 114/76-77	-do-	Sh. Prabhu	BariMajewaran	—	0.99
53.	-do- 118/76-77	-do-	Sh. Mansha Ram	Soi	—	1.00
54.	-do- 119/76-77	-do-	Sh. Hari Ram	Soi	—	1.00
55.	-do- 120/76-77	-do-	Sh. Khajna	Soi	—	1.00
56.	-do- 128/76-77	-do-	Sh. Sant Ram	Gugal	—	0.98
57.	-do- 129/76-77	-dc-	Sh. Balku	Gugal	—	1.00
58.	-do- 145/76-77	-do-	Sh. Sant Ram	Bhagot	—	0.97
59.	-do- 149/76-77	-do-	Sh. Ramu	Lehri	—	0.95
60.	-do- 157/76-77	-do-	Sh. Jagdish	Rohin	—	0.29
61.	-do- 160/76-77	-do-	Sh. Suhkiya	Rohin	—	0.34
62.	-do- 163/76-77	-do-	Sh. Titu	Jhabola	—	0.93
63.	-do- 154/76-77	-do-	Sh. Nikka	Jhabola	—	1.67
64.	-do- 174/76-77	-do-	Sh. Nanku	Naroh	—	1.67
65.	-do- 175/76-77	-do-	Sh. Lekh Ram	Balhimeretta	—	0.74
66.	-do- 176/76-77	-do-	Sh. Dhanu	Salwan	—	1.12
67.	-do- 177/76-77	-do-	Sh. Chapu	Durghat	—	1.12
68.	-do- 187/76-77	-do-	Sh. Santa	Jhandutta	—	1.72
69.	-do- 189/76-77	-do-	Sh. Mohanatu	Tihri	—	1.66
70.	-do- 191/76-77	-do-	Smt. Basanti	Berthin	—	1.02
71.	-do- 213/76-77	-do-	Smt. Dalubhi	Bachhri	—	0.83
72.	-do- 214/76-77	-do-	Sh. Grabhu	Morsinghi	—	1.80
73.	-do- 215/76-77	-do-	Sh. Ramji	Matyal	—	0.85
74.	-do- 216/76-77	-do-	Sh. Mal	Talwara	—	1.67
75.	-do- 217/76-77	-do-	Sh. Sunder Ram	Chharal	—	0.40
76.	-do- 218/76-77	-do-	Smt. Patho	Soi	—	0.56
77.	-do- 219/76-77	-do-	Sh. Rirhku	Kothi	—	1.12
78.	-do- 220/76-77	-do-	Sh. Mehroo	Kothi	—	0.93
79.	-do- 222/76-77	-do-	Sh. Sarfu	Badrog	—	1.15
80.	-do- 224/76-77	-do-	Smt. Ghugi Devi	Ghandeer	—	0.58
81.	-do- 225/76-77	-do-	Sh. Mehroo	Barimajehrawan	—	1.08
82.	-do- 226/76-77	-do-	Smt. Louki	-do-	—	1.72
83.	-do- 233/76-77	-do-	Sh. Sukhya	Riana	—	0.72
84.	-do- 234/76-77	-do-	Sh. Ratya Ram	Balchurari	—	0.98
85.	-do- 235/76-77	-do-	Sh. Grabhu	Kuh	—	1.05
86.	-do- 236/76-77	-do-	Sh. Bangalu	Bhagot	—	1.27
87.	-do- 237/76-77	-do-	Sh. Bhagat Ram	Ropa	—	1.55

Total

138090.00

1.	GMR/BLP-74/76-77	(RVP)	Sh. Babu Ram	Behnajatta	881/159/2	0.97	1455.00
2.	GMR/BLP-77/76-77	-do-	Sh. Kirloo Ram	Bhater	191/1, 162/1	0.99	1485.00
3.	GMR/BLP-79/76-77	-do-	Smt. Santi Devi	Palthin	1145/1077	0.95	1425.00

1	2	3	4	5	6	7
4.	GMR/BLP-81/76-77(R.V.P.)	Sh. Kohti Ram	Pehrwin	143/95	0.96	1,440.00
5.	GMR/BLP-80/76-77 -do-	Sh. Kakhu Ram	Palthin	1145/1077/953/2	0.95	1,425.00
6.	GMR/BLP-82/76-77 -do-	Sh. Gunger Ram	Chhibri	132/121/8	0.95	1,425.00
7.	GMR/BLP-83/76-77 -do-	Sh. Chhagu Ram	Bagher	132/121/10	0.97	1,455.00
8.	GMR/BLP-84/76-77 -do-	Sh. Ram Lal	Nalti	350/319, 335/ 100/2:	0.97	1,455.00
9.	GMR/BLP-86/76-77 -do-	Sh. Kaila Ram	Nalti	336/124	1.00	1,500.00
10.	GMR/BLP-87/76-77 -do-	Sh. Tata Ram	Nalti	336/124/2	0.94	1,410.00
11.	GMR/BLP-89/76-77 -do-	Sh. Dharmu Ram	Ghumani	158/83/1/1	0.98	1,470.00
12.	GMR/BLP-91/76-77 -do-	Smt. Sanehra Devi	Photo (Fatoh)	132/121/6	1.00	1,500.00
13.	GMR/BLP-92/76-77 -do-	Shri Gangoo Ram	Fatoh	132/121/1	0.99	1,485.00
14.	GMR/BLP-93/76-77 -do-	Shri Ram Dass	Fatoh	132/121/5	0.97	1,455.00
15.	GMR/BLP-94/76-77 -do-	Sh. Jhandu Ram	Ghumani	156/83/1	0.94	1,410.00
16.	GMR/BLP-95/76-77 -uo-	Smt. Gintan Devi	Ghumani	158/83/1/7	0.98	1,470.00
17.	GMR/BLP-96/76-77 -no-	Sh. Budhu Ram	Pehrwin	143/95/3 143/95/4.	0.96	1,440.00
18.	GMR/BLP-97/76-77 -do-	Shri Dilver Ram	Nalti	153/83/1/7	0.92	1,380.00
19.	GMR/BLP-98/76-77 -do-	Shri. Lobhi Ram	Ghumani	158/83/15	0.98	1,470.00
20.	GMR/BLP-99/76-77 -do-	Shri. Sohanu Ram	Bakroa	158/83/1/10	0.95	1,425.00
21.	GMR/BLP-100/76-77 -do-	Shri Barbu Ram	Ghumani	158/83/1/3	0.93	1,395.00
22.	GMR/BLP-101/76-77 -do-	Shri Achru Ram	Ghumani	158/83/1/12	0.98	1,470.00
23.	GMR/BLP-103/76-77 -do-	Shri Karmoo Ram	Ghumani	158/83/1/3	0.98	1,470.00
24.	GMR/BLP-104/76-77 -do-	Shri Losi Ram	Ghumani	158/83/1/5	0.98	1,470.00
25.	GMR/BLP-105/76-77 -do-	Shri Bhagat Ram	Ghumani	158/83/1/2	0.98	1,470.00
26.	GMR/BLP-106/76-77 -do-	Shri Roda Ram	Bagher	180/28/1	0.98	1,470.00
27.	GMR/BLP-107/76-77 -do-	Shri Manbhari Devi	Bagher	180/28/2 180/28/3	0.94	1,410.00
28.	GMR/BLP-110/76-77 -do-	Shri Rodu Ram	Bahgthru	81/1, 143/110/1	0.96	1,440.00
29.	GMR/BLP-111/76-77 -do-	Shri Sukh Ram	Bakroa	158/83/1/6	0.98	1,470.00
30.	GMR/BLP-112/76-77 -do-	Shri Krishanu Ram	Kotla	682/1	1.00	1,500.00
31.	GMR/BLP-126/76-77 -do-	Shri Situ Ram	Jehrora	286/4, 286/5	1.00	1,500.00
32.	GMR/BLP-127/76-77 -do-	Shri Longu Ram	Gutawar	1/22	1.00	1,500.00
33.	GMR/BLP-131/76-77 -do-	Shri Thunia Ram	Barota	1327/3	0.92	1,380.00
34.	GMR/BLP-133/76-77 -do-	Smt. Dhalubi Devi	Pantehra	103/82/2	1.00	1,500.00
35.	GMR/BLP-134/76-77 -do-	Shri Dhyyan Singh	Kotlu	180/2	1.00	1,500.00
36.	GMR/BLP-136/76-77 -do-	Shri Shankar Dass	Kotlu	143/2	1.00	1,500.00
37.	GMR/BLP-137/76-77 -do-	Shri Sohanu Ram	Kotlu	143/4	1.00	1,500.00
38.	GMR/BLP-139/76-77 -do-	Smt. Gurdi Devi	Behnajatta	56/45/1	0.73	1,170.00
39.	GMR/BLP-141/76-77 -do-	Shri Lala Ram	Dharwara	162/116/1, 165/117/1	1.00	1,500.00
40.	GMR/BLP-142/76-77 -do-	Shri Raga Ram	Dharwara	125/1	1.00	1,500.00
41.	GMR/BLP-143/76-77 -do-	Shri Sali Ram	Morsinghi	185/1	0.97	1,455.00
42.	GMR/BLP-150/76-77 -do-	Shri Mehroo Ram	Dadhol	702/240/2	0.97	1,455.00
43.	GMR/BLP-151/76-77 -do-	Shri Man Mohan	Dadhol	702/240/2	0.96	1,440.00
44.	GMR/BLP-153/76-77 -do-	Shri Daya Ram	Jaswani	116/3	0.94	1,410.00
45.	GMR/BLP-154/76-77 -do-	Shri Dahloo Ram	Jaswani	116/1	0.94	1,410.00
46.	GMR/BLP-197/76-77 -do-	Shri Jhanku Ram	Panoh	278/163/1	0.88	1,320.00
47.	GMR/BLP-198/76-77 -do-	Shri Panchhi Ram	Panoh	278/163/1	1.36	2,040.00
48.	GMR/BLP-200/76-77 -do-	Shri Kanshi Ram	Panoh	278/163/1	0.77	1,155.00
49.	GMR/BLP-201/76-77 -do-	Shri Shiju	Panoh	278/103/1	1.00	1,500.00
50.	GMR/BLP-202/76-77 -do-	Shri Rattanu Ram	Bakroa	158/83/1/2	0.74	1,110.00
51.	GMR/BLP-206/76-77 -do-	Shri Barcoo Ram	Gugal	30/41	2.01	3,675.00
52.	GMR/BLP-209/76-77 -do-	Shri Sunder Ram	Ghandaalwin	284/1	0.55	825.00
53.	GMR/BLP-210/76-77 -do-	Shri Santu Ram	Hetwar	1058/1, 1058/3	1.15	1,725.00
54.	GMR/BLP-228/76-77 -do-	Shri Louka Ram	Baloh	142/137/93/1 142/137/93/3.	0.74	840.00
55.	GMR/BLP-232/76-77 -do-	Shri Nihala Ram	Merikathla	620	0.26	390.00
56.	GMR/BLP-85/76-77 -do-	Shri Ram Dass	Nalti	—	1.00	1,500.00
57.	GMR/BLP-88/76-77 -do-	Shri Rulja	Pehrwin	—	0.97	1,455.00
58.	GMR/BLP-90/76-77 -do-	Shri Banshi	Fatoh	—	0.96	1,440.00
59.	GMR/BLP-102/76-77 -do-	Shri Banshi	Fatoh	—	1.00	1,500.00
60.	GMR/BLP-122/76-77 -do-	Shri Sainu	Muhana	—	1.00	1,500.00
61.	GMR/BLP-130/76-77 -do-	Shri Kalhu	Damehra	—	1.00	1,500.00
62.	GMR/BLP-146/76-77 -do-	Shri Sainu	Ladda	—	0.90	1,350.00
63.	GMR/BLP-147/76-77 -do-	Shri Tahiya	Bagot	—	0.99	1,485.00
64.	GMR/BLP-148/76-77 -do-	Shri Devi Ram	Hawan	—	0.96	1,440.00
65.	GMR/BLP-152/76-77 -do-	Shri Kapura	Bari Kalan	—	0.95	1,425.00
66.	GMR/BLP-178/76-77 -do-	Shri Gurditta	Kot	—	0.56	840.00
67.	GMR/BLP-179/76-77 -do-	Shri Sunka	Dherarwaini	—	0.56	840.00
68.	GMR/BLP-180/76-77 -do-	Shri Sohan Lal	-do-	—	0.98	1,470.00

1	2	3	4	5	6	7
69.	GMR/BLP-181/76-77	Shri Lakhia	Lachera	—	0.56	840.00
70.	GMR/BLP-182/76-77	Shri Tileru	Hirapur	—	1.80	1,950.00
71.	GMR/BLP-183/76-77	Shri Kanshi Ram	Dharar	—	1.12	1,680.00
72.	GMR/BLP-184/76-77	Shri Bhagwana	Dharar	—	0.93	1,395.00
73.	GMR/BLP-185/76-77	Shri Sukhya	Dharar	—	1.02	1,530.00
74.	GMR/BLP-186/76-77	Shri Sarwan	Dharar	—	1.21	1,815.00
75.	GMR/BLP-193/76-77	Shri Maniya	Fatoh	—	0.56	840.00
76.	GMR/BLP-194/76-77	Shri Gunja	Fatoh	—	0.43	645.00
77.	GMR-BLP-195/76-77	Shri Devi Dass	Ropa	—	1.38	2,070.00
78.	GMR/BLP-196/76-77	Shri Nikka	Panoh	—	0.69	1,020.00
79.	GMR/BLP--199/76-77	Shri Julla	Panoh	—	0.85	1,275.00
80.	GMR/BLP-203/76-77	Shri Shanker	Padyalg	—	1.16	1,740.00
81.	GMR-BLP/205/76-77	Shri Sowank	Padori	—	0.50	750.00
82.	GMR/BLP-207/76-77	Shri Sowana	Lehriseel	—	0.87	1,305.00
83.	GMR/BLP-208/76-77	Shri Ganga Ram	Ghandalwin	—	0.99	1,485.00
84.	GMR-BLP-211/76-77	Shri Jatt	Hatwar	—	0.61	915.00
85.	GMR/BLP-221/76-77	Shri Bhagat	Naswal	—	0.82	1,230.00
86.	GMR/BLP-229/76-77	Shri Gulabu	Salhwan	—	0.48	720.00
87.	GMR/BLP-230/76-77	Shri Ram Ditta	Salhwan	—	0.56	840.00
88.	GMR/BLP-231/76-77	Shri Sohan	Lac'da	—	1.92	2,880.00
89.	GMR/BLP-212/76-77	Shri Durga	Bam	—	1.13	1,695.00

Total .. 1,22,965.00

Sd/-

Assistant Soil Conservation Officer,
Ghumarwin, District Bilaspur.

OFFICE OF THE DISTRICT MAGISTRATE CHAMBA DISTRICT (H.P.)

NOTIFICATION

Chamba, the 11th January, 1977

No. F&S (K. Rates)85/73.—In supersession of all previous notifications and in exercise of powers vested in me under clause 2 (b) (3) of the Kerosene Oil (Fixation and Ceiling Price) Order, 1970 read with Himachal Pradesh Government (Civil Supplies Department) Notification No. 4-3/69-Coop; (F&S)-I, dated 24th July, 1971 I, I. K. Suri, I. A.s., District Magistrate, Chamba District (H.P.) do hereby fix the following wholesale and Retailsale rates of kerosene oil as given in the Schedule below:—

Sr. No.	Name of place	Wholesale rate per kilo litre i. e. 1000 litre including	Retail sale rate per litre including G. S. T.
		G. S. T.	3
1.	Chamba	Rs.	Rs.
2.	Tunu Hatti, Bakloh, Kakira, Nanikhad	1463.32	1.51
3.	Banikhet and Bathri	1415.17	1.46
4.	Draman, Sihunta, Tundi and Chowari	1425.87	1.47
5.	Sundla	1436.57	1.48
6.	Surgani	1464.37	1.51
7.	Salooni	1472.95	1.52
8.	Tissa	1476.16	1.52
9.	Dalhousie	1485.79	1.53
		1430.42	1.51

2. The rates in the schedule are inclusive of octroi, freight, leakage and drum depreciation etc.

3. This Order shall come into force immediately from the date of issue and extends to the whole of Chamba district.

4. The kerosene oil dealers beyond the place mentioned in the Schedule shall add actual transportation charges or Union rates whichever is less from the nearest above specified points to arrive at the sale rate.

5. Every dealer shall prominently display prices of kerosene oil at or near the entrance of the place of sale.

6. Any dealer selling or attempting to sell kerosene oil at rates higher than that of specified price shall be punishable under section 7 of the Essential Commodities Act, 1955.

7. All wholesale dealers of Kerosene Oil will submit a weekly statement to the District Food & Supplies Controller, Chamba on the proforma given below:—

8. Sale of 100 litres or above of kerosene oil at a time would be treated as whole-sale transaction.

Weekly return of kerosene oil of M/s.....
.....for the week ending.....

Opening balance	Receipt during the week	Total	Sale during the week	Closing balance	Remarks

I. K. SURI,

District Magistrate,
Chamba district.

कार्यालय जिलाधीश, चम्बा ज़िला, चम्बा
(हि० प्र०)
अधिसूचनाएं

चम्बा-176310, 17 जनवरी, 1977

नं० 13 सी० एच० एम०-१४ (188)/७६-इलैक.—जैसा कि व्लाक (खण्ड) मैहला, तहसील चम्बा, ज़िला चम्बा की उन ग्राम पंचायतों के एंसे निर्वाचन क्षेत्रों से, जो नीचे दी गई सारणी में दर्ज हैं, निर्वाचित पंचों को मृत्यु हो जाने/त्याग-पत्र देने के कारण स्थान रिक्त हो गये थे।

और जैसाकि इन रिक्त स्थानों की पूर्ति के लिये उप-निर्वाचन करवाया गया और निर्वाचित पंचों के नामों की घोषणा महायक रिटनिंग अधिकारियों द्वारा की जा चुकी है।

अतः यद्य मै, आई० के० सूरी, ज़िलाधीश चम्बा, हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम, 1972 के नियम 45 के अधीन एतद्वारा नीचे दी गई सारणी में निर्वाचित पंचों के नामों को जन-साधारण की सूचना हेतु अधिसूचित करता हूँ:—

मारणी

व्लाक (खण्ड)	ग्राम पंचायत	निर्वाचन क्षेत्र	निर्वाचित पंचों का नाम	का नाम	का नाम	का नम्बर	नाम व पूरा पता
				1	2	3	4

मैहला	मैहला	8	श्री अवतार सुपुत्र श्री मुन्दर, ग्राम चड़ी, डा० मैहला, तहसील व ज़िला चम्बा।
जाहंगी		10	श्री जै सिंह सुपुत्र श्री गलोरा, ग्राम कुटी, डा० राख, तहसील व ज़िला चम्बा।

चम्बा-176310, 17 जनवरी, 1977

नं० 13 सी० एच० एम०-१४ (225)/७६-इलैक.—जैसा कि व्लाक (खण्ड) भटियात, तहसील भटियात तथा व्लाक मैहला, तहसील चम्बा, ज़िला चम्बा की निम्नलिखित सारणी में वर्णित न्याय पंचायत के न्याय पंच की मृत्यु के कारण स्थान रिक्त हो गए थे।

और उक्त रिक्त स्थानों की पूर्ति के लिए उप-चुनाव कराया जाकर नव निर्वाचित न्याय पंचों के नामों की घोषणा प्राधिकृत अधिकारियों द्वारा की जा चुकी है।

अतः यद्य मै, आई० के० सूरी, ज़िलाधीश चम्बा, हिमाचल प्रदेश न्याय पंचायत (निर्वाचन) नियम, 1973 के नियम 26 के अधीन

एतद्वारा निर्वाचित न्याय पंचों का नाम तथा पता को, नीचे दी गई सारणी के अनुसार जन-साधारण की सूचना हेतु अधिसूचित करता हूँ:—

सारणी

क्रम संख्या	व्लाक (खण्ड)	न्याय पंचायत	निर्वाचित न्याय पंच का नाम
1	2	3	4
1.	भटियात	गाहरा	श्री रंगील सिंह सुपुत्र श्री मखण सिंह, ग्राम गाहरा, डा० चुवाड़ी, तहसील भटियात, ज़िला चम्बा।
2.	मैहला	उटीप	श्री चतर सिंह सुपुत्र श्री शेर सिंह, ग्राम भुजा, पंचायत क्षेत्र उटीप, तहसील व ज़िला चम्बा।
3.		पियुहरा	श्री ठाकुर दास सुपुत्र श्री रसालू, ग्राम पियुहरा, डा० गैंहरा, तहसील व ज़िला चम्बा।
4.		प्रीणा	श्री अदालती सुपुत्र श्री शेरों, ग्राम अनहेरा, डाकघर चूड़ी, तहसील व ज़िला चम्बा।

आई० के० सूरी,
ज़िलाधीश, चम्बा।

कार्यालय उपायुक्त, कांगड़ा, स्थित धर्मशाला (हिमाचल प्रदेश)

अधिसूचनाएं

धर्मशाला-176215, 17 जनवरी, 1977

क्रमां संख्या-XIV-17()-इलैक/76-55-64.—जैसा कि व्लाक (खण्ड) कांगड़ा तहसील, कांगड़ा, ज़िला कांगड़ा की ग्राम सभा पंचायत त्यारा खास के निर्वाचन क्षेत्र (बार्ड नं०) 9 से निर्वाचित पंच के त्याग-पत्र देने के कारण एक स्थान रिक्त हो गया था।

और जैसा कि उपरोक्त रिक्त स्थान की पूर्ती के लिये उप-निर्वाचन कराया गया और निर्वाचित पंच के नाम की घोषणा सहायक निर्वाचन आफिसर द्वारा की जा चुकी है।

इसलिए अब मैं, कंवर शमशेर सिंह, उपायुक्त, कांगड़ा, हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम, 1972 के नियम 45 के अधीन, एतद्वारा नीचे दी गई सारणी में, उस निर्वाचित पंच के नाम को जन-साधारण की सूचना हेतु अधिसूचित करता हूँ:—

सारणी

ब्लाक (खण्ड): कांगड़ा, तहसील कांगड़ा, ज़िला: कांगड़ा

क्रम ग्राम सभा/ निर्वाचन क्षेत्र निर्वाचित पंच अनुसूचित या पुरुष या सं0 पंचायत का नं0 का नाम व पूरा जन जाति स्त्री का नाम पता

1. त्यारा खास 9 श्री घसीटू राम मुपुत्र श्री — पुरुष शेरू राम, ग्राम तथा डाकखाना त्यारा खास, तहसील व ज़िला कांगड़ा।
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धर्मशाला-176215, 19 जनवरी, 1977

क्रम संख्या-XIV-23(5)-इलैक्स 0/77-67-76.—जैसा कि ब्लाक (खण्ड) देहरा, तहसील देहरा, ज़िला कांगड़ा की न्याय पंचायत लक्षण, जो नीचे दी गई सारणी में दर्ज है, से निर्वाचित न्याय पंच की मृत्यु हो जाने के कारण स्थान रिक्त हो गया था;

और जैसा कि इस रिक्त स्थान की पूर्ति के लिए उप-निर्वाचन कराया गया और निर्वाचित न्याय पंच के नाम की घोषणा प्राप्त कृत अधिकारी द्वारा की जा चुकी है;

इसलिए अब मैं, कंवर शमशेर सिंह, उपायुक्त, कांगड़ा एतद्वारा हिमाचल देश न्याय पंचायत (निर्वाचन) नियम, 1973 के नियम 26 के अधीन निर्वाचित न्याय पंच के नाम की जन-साधारण की सूचना हेतु नीचे दी गई सारणी में अधिसूचित करता हूँ।

मारणी

ब्लाक (खण्ड): देहरा

तहसील: देहरा

ज़िला: कांगड़ा, हिमाचल प्रदेश

क्रम सं0	न्याय पंचायत का नाम	निर्वाचित न्याय पंच का नाम तथा पता
1	लक्षण	

1	लक्षण	श्री मोती राम मुपुत्र श्री लक्षण दास, गांव तथा डाकखाना, मुधानाल।
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कंवर शमशेर सिंह,
उपायुक्त, कांगड़ा स्थित धर्मशाला।

कार्यालय ज़िलाधीश मण्डी ज़िला, मण्डी

अधिमन्त्री

मण्डी, 18 जनवरी, 1977

संख्या 6-मण्डी (इलैक)-8/75.—जब कि मण्डी ज़िला के निम्न सारणी में दिये गये ब्लाकों (खण्डों) के आगे दी गई ग्राम पंचायतों में पंचों के रिक्त स्थानों की पूर्ती हेतु उप-निर्वाचन जो कि उस सम्बन्धी निर्वाचन कार्यक्रम, जो इस कार्यालय की सचिना संख्या 6-मण्डी (इलैक)-8/75 दिनांक 18 दिसम्बर, 1976 द्वारा निर्वाचित किया गया था, हो चुके हैं और उप-निर्वाचन सम्बन्धी घोषित परिणाम के पुरुष (जो कि पुरुष 5 हैं), की प्रतिलिपि सम्बन्धित सहायक रिटार्निंग आफिसर से प्राप्त हो चुकी है।

अतः अब मैं, सी0 डी0 पारशीरा, ज़िलाधीश, मण्डी ज़िला, मण्डी, उन शक्तियों के अन्तर्गत जो मुझे हिमाचल प्रदेश ग्राम पंचायत निर्वाचन नियम, 1972 के नियम 45 में प्राप्त है एतद्वारा निम्न सारणी के स्तम्भ 2 में दी गई ग्राम पंचायतों से स्तम्भ 3 में दिये गये निर्वाचन क्षेत्र (वार्ड) से स्तम्भ 4 में लिखित निर्वाचित सदस्य का नाम व पता जन साधारण की सूचना के लिए अधिसूचित करता हूँ:—

सारणी

ब्लाक (खण्ड) ग्राम पंचायत निर्वाचन क्षेत्र निर्वाचित मदस्य का नाम का नाम का नाम (वार्ड) का व पता नं0 व नाम
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1 2 3 4

सुन्दरनगर कलौहड 9-बीणा श्री चेत राम, ग्राम बीणा, डा० भोजपुर, तहसील सुन्दरनगर।

1	2	3	4	चुकी है और प्रारूप नं 0 6 पर निर्वाचन परिणाम प्राप्त हो चुका है। इसलिए अब मैं, सुरेन्द्र किशोर, जिलाधीश, ज़िला सोलन, हिमाचल प्रदेश पंचायती राज अधिनियम, 1968 की धारा 144 (1) तथा हिमाचल प्रदेश ज़िला परिषद् निर्वाचन नियम, 1975 के नियम 43 के अधीन एतद्वारा निम्नलिखित सारणी में ज़िला परिषद् के निर्वाचन क्षेत्र कुनिहार से उप-निर्वाचित सदस्य के नाम को जनसाधारण की जानकारी हेतु अधिसूचित करता हूँ।	सारणी	
कांगू	13-सलापड	श्री कृष्ण सुपुत्र कन्हया, ग्राम सलापड (व्योड), डा० कांगू, तहसील सुन्दरनगर।	श्री सन्त राम सुपुत्र श्री हीरू, ग्राम चलारू, तहसील सुन्दरनगर।	सारणी		
बोर्ड	9-बतौल	श्री झबाठी सुपुत्र श्री जगता, ग्राम बतौल, डा० हाड़ा, तहसील सुन्दरनगर।	क्रम संख्या का नाम	निर्वाचित सदस्य का नाम व पता	अनुसूचित जाति/जनजाति	पुरुष वा स्त्री
कनैड़	3-छातर	श्री जगत सिंह, ग्राम सर्गाहण, डा०, खा० कनैड़ तहसील सुन्दरनगर।	1.	पंचायत समिति कुनिहार	श्री दया राम सुपुत्र श्री गोविन्द राम, ग्राम व डाकघर कशलोग, तहसील अर्की, ज़िला सोलन, हिमाचल प्रदेश।	पुरुष
चैंतड़ा	कवीण	5-फागला	ठाकुर टेक चन्द सुपुत्र श्री ठाकुर दास, ग्राम कागला डा० पंजालग तहसील जोगेन्द्रनगर।			
खद्दर	11-झुलंगण	श्री भूदेव सुपुत्र श्री हेत राम, ग्राम झुलंगण, डा० खद्दर, तहसील जोगेन्द्रनगर।				
			स्थान: मिनि सैक्टरीयेट सोलन।			सुरेन्द्र किशोर,
			दिनांक: 22 जनवरी, 1977।			जिलाधीश।

**OFFICE OF THE DISTRICT CO-OPERATIVE AND SUPPLIES OFFICER, BILASPUR DISTRICT,
BILASPUR (H.P.)**

OFFICE ORDER

Bilaspur, the 17th January, 1977

No. 5692-98.—Whereas Shri Thakar Dass Rattan, Inspector, Co-operative Societies, Gehrwin was appointed as liquidator of the Jhandutta Gram Service Co-operative Society Ltd. Jhandutta, Tehsil Ghumarwin, District Bilaspur *vide* this office order No. 3692-97, dated 21-9-1976;

And whereas Shri Thakar Dass Rattan, Inspector, Co-operative Societies Gehrwin (Liquidator of the above said society) has proceeded for training.

And whereas due to the absence of Shri Thakar Dass Rattan, liquidator, the liquidation work of the society has been held up and it has become necessary to appoint another official as Liquidator for initiating the liquidation work of the above said society.

Now, therefore, I, G. C. Vaidya, District Co-operative and Supplies Officer, Bilaspur, in exercise of the powers conferred on me under section 79 of the H.P. Co-operative Societies Act, 1968 (Act No. 3 of 1969) hereby appoint Shri Jai Dev Gautam, Sub-Inspector (Audit) Gehrwin as Liquidator of the said "The Jhandutta Gram Service Co-operative Society Ltd. Tehsil Ghumarwin, District Bilaspur" with immediate effect till the joining of Shri Thakar Dass Rattan, Inspector Co-operative Societies, Gehrwin, with all powers under section 80 of the H.P. Co-operative Societies, Act, 1968 (Act No. 3 of 1969).

G. C. VAIDYA,
District Co-operative and Supplies Officer Bilaspur.

क्योंकि ज़िला मोलन को पंचायत समिति कुनिहार से एक निर्वाचित सदस्य के नाम की घोषणा मन्त्रित्वात् प्राधिकृत अधिकारी द्वारा की जा

INDUSTRIES DEPARTMENT

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9(Loan)/65/L-II/19 & 52/3485.—Whereas a notice was served on Shri Sunder Lal s/o Shri Jindoo Ram Tarna Road, Mandi Town on 4-11-1970 under section 23 of the H. P. State Aid to Industries Act, 1971, calling upon the said Shri Sunder Lal to pay to me the sum of Rs. 4,467.75 before 23-11-1970 and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 5,000+ Interest thereon is due from the said Shri Sunder Lal and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) One single storeyed pucca house consisting of 6 rooms situated in Tarna Hill, Mandi Town belonging to Shri Gulab Singh s/o L. Lekh Ram, Tarna Hill, Mandi Town.
- (ii) Three storeyed pucca house consisting of 10 rooms situated in Bhawan Mohalla, Mandi Town belonging to Shri Lekh Ram s/o L. Bhagwan Dass, Bhagwan Mohalla, Mandi Town.

B. D. SEENGAL,
District Industries Officer, Mandi, H. P.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9(Loan)/65/L-II/104.—Whereas a notice was served on Smt. Bhagwati w/o Shri Harish Chander, Bhagwan Mohalla, Mandi Town on 23-10-70 under section 23 of the H. P. State Aid to Industries Act, 1971 calling upon the said Smt. Bhagwati to pay to me the sum of Rs. 2,770.52 before 13-11-1970 and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 3,105/-+ Interest @ 5% and P. I. thereon is due from the said Smt. Bhagwati and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) House double storeyed consisting of 3 rooms valued Rs. 5,000 (Pucca) Bhagwan Street, Mandi Town belonging to Shri Yadu Nandan s/o Shri Bhal Chand, Bhagwan Street, Mandi Town.
- (ii) House double storeyed consisting of 12 rooms (Pucca) valued Rs. 20,000 situated in Bhagwan Street, Mandi Town belonging to Shri Narain Singh s/o Cap. Thakur Singh, Bhagwan Street, Mandi Town.

B. D. SEENGAL,
District Industries Officer, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9/Loan/61/3499.—Whereas a notice was served on Shri Beas Devs/o Bishnoo Datt Balakrupi Street Mandi Town, District Mandi, on the 15th January, 1970 under section 23 of Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Beas Dev to pay to me the sum of Rs. 187.95 as interest and penal interest before the 15-1-70 and whereas the said sum of Rs. 187.95 is due from the said Shri Beas Dev and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

Building single storeyed standing on land Khasra No. 2156 & 2157 situated in Village Jaghoh, Tehsil Sarkaghat, District Mandi, belonging to Shri Beas Dev (Loanee).

B. D. SEENGAL,
*District Industries Officer,
Mandi district, Mandi.*

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9(Loan)/66/L-II/72/3491.—Whereas a notice was served on Shri Chuha Ram s/o Shri Jagat Ram, Village Bhargaon, Illaqua Tungal, Tehsil Sadar, Mandi District Mandi on 4-11-1970 under section 23 of the H. P. State Aid to Industries Act, 1971 calling upon the said Shri Chuha Ram to pay to me the sum of Rs. 1385.87, before 25-11-1976 and whereas the sum has not been paid. I hereby declare that the sum of Rs. 2000+ Interest thereon is due from the said Shri Chuha Ram and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

- i) House double storeyed consisting of 2 rooms situated in Village Bargaon, Tehsil Sadar, Mandi, district belonging to Shri Masat Ram s/o Shri Jagat Ram, Village Bargaon, Tehsil Sadar, Mandi district, Mandi.
- ii) House single storeyed consisting of 2 rooms and 1 Verandah situated in Village Bargaon, Tehsil Sadar, Mandi District, Mandi, belonging to Shri Sher Singh s/o Shri Jagat Ram, Village Bargaon, Tehsil Sadar, Mandi District, Mandi.

B. D. SEENGAL,
*District Industries Officer,
Mandi district, Mandi.*

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan)/65-66/L-II/26 & 118/3495.—Whereas a notice was served on Shri Ram Dass s/o Shri Paushu (Harijan) r/o Thenera Mohalla, Mandi Town

on 3-1-1974 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Ram Dass to pay to me the sum of Rs. 1,000 and Rs. 1,501.68 before 24-1-1974 and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 1,000 and 1,714.29 + interest at the rate of 5½ per cent and P. I. thereon is due from the said Shri Ram Dass and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) Land comprising khasra No. 16/2, 18, 19 and 20 situated in village Thanehra Mohalla, Tehsil Sadar, Mandi District, Mandi measuring 2-6-6-bighas belonging to Shri Ram Dass (Loonee).
- (ii) Single storeyed house consisting of seven rooms and one Verandah standing on land comprised in khasra No. 19, situated in Village Thanehra, Mandi Town belonging to Shri Ram Dass, (Loonee).

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan) 65/L-II/22/3505.—Whereas a notice was served on Shri Balwant Kumar s/o Shri Nand Lal, Chobata Street, Mandi Town on 20-10-70 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Balwant Kumar to pay to me the sum of Rs. 1,684.84 before 10-11-1970 and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 2,000+ interest at the rate of 5½% and P. I. thereon is due from the said Shri Balwant Kumar and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) House double storeyed consisting of two rooms situated in Mohalla Bhagwan valued Rs. 5,000 belonging to Shri Padam Singh, Bhagwan Mohalla, Mandi Town.
- (ii) House double storeyed consisting of two rooms situated in Mohalla Lower Samkhetar, Mandi Town belonging to Shri Devi Ram s/o Shri Ganga Ram, Lower Samkhetar, Mandi Town.

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan) 65/L-II/27/3511.—Whereas a notice was served on Shri Roshan Lal s/o Shri Sohnu Ram, Tarna Road, Mandi Town on 14-9-70 under section 23 of the Himachal Pradesh State Aid to Industries Act, 1971 calling upon the said Shri Roshan Lal to pay to me the sum of Rs. 1,684.73 before 5-10-1970

and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 2,000+interest at the rate of 5½% and P. I. thereon is due from the said Shri Roshan Lal and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) House single storeyed consisting of 6 rooms valued Rs. 30,000 approximately situated in Tarna Road, Mandi, belonging to Shri Sunder Lal s/o Shri Jindu Ram, Tarna Road, Mandi.
- (ii) One single storeyed pucca house consisting of 8 rooms situated in Tarna Road, Mandi Town, belonging to Shri Gulab Singh s/o Shri Lekh Ram, Tarna Road, Mandi Town.

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan)/65/L-II/38-3517.—Whereas a notice was served on Sh. Som Devs/o Shri Nand Lal, r/o V. Magrota, P. O. Drang, Tehsil Jogindernagar, Mandi disrict, H. P. on 7-10-1970, under section 23 of the H. P. State Aid to Industries Act, 1971 calling upon the said Shri Som Dev to pay to me the sum of Rs. 456.65 before 28-10-1970 and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 1,333-30 + interest at the rate 5½% and P. I. thereon is due from the said Shri Som Dev and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) House two storeyed consisting of 6 rooms situated in Purani Mandi, Tehsil Sadar, District Mandi belonging to Shri Lachhman s/o Shri Ganga Ram, Purani Mandi.
- (ii) Kacha house single storeyed consisting of 4 rooms situated in village Chakka, Tehsil Jogindernagar, District Mandi, H.P. belonging to Shri Masat Ram s/o Shri Koka Ram, r/o village Chakka, P. O. and Tehsil Jogindernagar Mandi district.

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'H'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9/Loan/61-3521.—Whereas a notice was served on Shri Madan s/o Shri Bhogal, r/o Bhojpur P.O. Bhojpur, Tehsil Sundernagar, District Mandi on 16-1-1970 under section 23 of the H. P. State Aid to Industries Act. 1971 calling upon the said Shri Madan to pay to me the sum of Rs. 250.01 as principal plus Rs. 105.10 interest.

Total Rs. 355.11 before the 15th January, 1970 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 355.11 is due from the said Shri Madan and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) Double storeyed building consisting of one verandah and two rooms standing on land comprised khasra No. 404 Abadi Deh at village Bhojpur, Tehsil Sundernagar, District Mandi, belonging to Shri Madan (Loanee).

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan)65/L-II/54/3527.—Whereas a notice was served on Shri Prem Kishore s/o Shri Nidhi Singh, V. & P. O. Sundernagar, on 23-10-1970 under section 23 of the H. P. State Aid to Industries Act, 1971 calling upon the said Shri Prem Kishore to pay to me the sum of Rs. 2,365.67 before 24-1-1974 and whereas the said sum has not been paid, I hereby declare that the sum of Rs. 2,366.65 plus interests thereon is due from the said Shri Prem Kishore and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) House double storeyed situated in Sundernagar valuing Rs. 8,000 belonging to Smt. Rajeshwari Devi.
- (ii) House double storeyed consisting of 30 rooms situated in Sundernagar belonging to Shri Shamsher Singh s/o Shri Dust Nikundan Sain, Sundernagar.

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan)65/L-II/57-3532.—Whereas a notice was served on Shri Ruder Dutt s/o Shri Thakur Dutt, Village & Post Office Rewalsar on 26-6-1969 under section 23 of the H. P. State Aid to Industries Act, 1971 calling upon the said Shri Ruder Dutt to pay to me the sum of Rs. 357.15 and interest before 30-6-1969 and whereas the said sum has not been paid, I hereby declare that sum of Rs. 1,340.50 as interest plus penal interest thereon is due from the said Shri Ruder Dutt and that the property described in the attached schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) House consisting of 1 room standing on the land Khasra No. 2345, measuring 0-1-18 Bighas

belonging to Shri Ruder Dutt V. & P. O. Rewalsar.

- (ii) House consisting of 1 room standing on the land khasra No. 2345, measuring 0-1-18 Bighas belonging to Shri Padam Nath President of Rewalsar.

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan)/65/L-II/37-3538.—Whereas a notice was served on Smt. Bhagwati w/o Shri Harish Chander, Bhagwan Mohalla, Mandi town on 12-2-1974 under section 23 of the H. P. State Aid to Industries Act, 1971 calling upon the said Smt. Bhagwati to pay to me the sum of Rs. 1,000 + Interest @ $5\frac{1}{2}\%$ and P.I. thereon before 25-2-74 and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 1,000 + Interest thereon is due from the said Smt. Bhagwati and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) House double storeyed consisting of 3 rooms (Pucca) valued Rs. 5,000 Bhagwan street, Mandi Town belonging to Shri Yadu Nandan s/o Shri Bhal Chand, Bhagwan street, Mandi town.
- (ii) House double storeyed consisting of 12 rooms (Pucca) valued Rs. 20,000 situated in Bhagwan Mohalla, Mandi town belonging to Shri Narain Singh s/o Cap. Thakur Singh, Bhagwan Mohalla, Mandi Town.

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

FORM 'Q'

NOTICE UNDER SECTION 24 OF THE ACT

Mandi, the 18th January, 1977

No. Ind. 9 (Loan)L-II/80/3479.—Whereas a notice was served on Shri Bed Ram s/o Shri Sehru, Village Kotadhar, P. O. Panarsa, Tehsil Sadar, Mandi district on 20-10-1970 under section 23 of H. P. State Aid to Industries Act, 1971 calling upon the said Shri Bed Ram to pay to me the sum of Rs. 960.25 before 20-11-1970 and whereas the said sum has not been paid. I hereby declare that the sum of Rs. 2,141.75 + Interest thereon is due from the said Shri Bed Ram and that the property described in the attached Schedule is liable for the satisfaction of the said debt.

SCHEDULE

- (i) Double storeyed house with two rooms in village Kalangar, Tehsil Sadar, District Mandi, belonging to Shri Sher Singh, s/o Shri Chamba Ram, r/o village Nagwain, Tehsil Sadar, Mandi district, Mandi.

- (ii) Three storeyed house consisting of 5 rooms in village Kotadhar, Tehsil Sadar, Mandi district, Mandi belonging to Shri Ram Nath s/o Shri Ganga Ram, r/o village Kotadhar, Tehsil Sadar, Mandi District, Mandi.

B. D. SEENGAL,
District Industries Officer,
Mandi district, Mandi.

कार्यालय उपायुक्त, ज़िला शिमला

अधिसूचना

शिमला-171001, 22 जनवरी, 1977

क्रमांक: एस० एम० एल० 8-14/74-इलैक.—जैसा कि खण्ड (ब्लाक) ठियोग/रामपूर/कसुम्पटी-सुन्नी (मशोबरा)/रोहडू, ज़िला शिमला की निम्नलिखित ग्राम पंचायतों के प्रधानों/उप-प्रधानों के रिक्त हुए स्थानों के लिए उप-निर्वाचित इम कार्यालय द्वारा जारी किए गए आदेश नं० एस० एम० एल० 8-14/74-इलैक, तिथि 8 व 10 दिसम्बर, 1976 के अनुसार करवाये गये और निर्वाचित प्रधानों/उप-प्रधानों के नामों की घोषणा प्राधिकृत अधिकारियों द्वारा हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम, 1972 के नियम 47 व 48 के अधीन की जा चुकी है।

अतः यह मैं, अजय प्रसाद, उपायुक्त, ज़िला शिमला, हिमाचल प्रदेश ग्राम पंचायत (निर्वाचन) नियम, 1972 के नियम 50 के अधीन एतद्वारा निम्नलिखित ग्राम पंचायतों के निर्वाचित प्रधानों/उप-प्रधानों के नामों को नीचे दी गई सारणी में अधिसूचित करता हूँ:—

भाग 3—अधिनियम, विधेयक और विधेयकों पर प्रबल समिति के, प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश हाई कोर्ट, फाइनेन्शल कमिशनर तथा कमिशनर आफ़ इन्कम-टैक्स द्वारा अधिसूचित आदेश इत्यावि

HEALTH AND FAMILY PLANNING DEPARTMENT

CORRIGENDUM

Simla-171002, the 28th December, 1976

No. HFP (MC) 3-16/76.—Please substitute “Rule 9 (8)” for the words “Rule 9 (7)” appearing in this Government Notification of even number, dated 1-12-1976.

ASHA SWAROOP,
Deputy Secretary.

सारणी			
क्र०	ग्राम पंचायत सं०	निर्वाचित प्रधान का नाम व पूरा पता	निर्वाचित उप-प्रधान का नाम व पूरा पता
1	2	3	4
		खण्ड (ब्लाक): ठियोग	
1.	शड़ी	श्री सेवक राम, ग्राम मत्याना, डाक खाना रोणी मत्याना, तहसील ठियोग, ज़िला शिमला।	—
2.	बलोग	खण्ड (ब्लाक): कसुम्पटी-सुन्नी (मशोबरा) श्री परमा नन्द, डाक खाना डबलू, तहसील व ज़िला शिमला।	—
3.	फांचा	खण्ड (ब्लाक): रामपूर	श्री शिवराम पुत्र श्री मोती राम, डाक- खाना व ग्राम जगोरी, तहसील रामपूर, ज़िला शिमला।
4.	घासनी	खण्ड (ब्लाक): रोहडू	श्री आग चन्द, पुत्र श्री कमला राम, ग्राम नालाबन, डाक खाना घासनी, तहसील रोहडू, ज़िला शिमला।

अजय प्रसाद,
उपायुक्त।

LAW DEPARTMENT

NOTIFICATIONS

Simla-171002, the 15th November, 1976

No. LLR-B(2)3/76.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, is pleased to make the recruitment and Promotion Rules for the post of the Steno-typist in the Directorate of Prosecution in the Law Department, as in the enclosed Annexure.

2. These rules shall come into force from the date of issue of this notification.

ANNEXURE

RECRUITMENT AND PROMOTION RULES PERTAINING TO CLASS III POST OF STENO-TYPIST IN THE DIRECTORATE OF PROSECUTION IN THE LAW DEPARTMENT, HIMACHAL PRADESH

1. Name of the post Steno-typist.
2. No. of posts One.
3. Classification Class III
4. Scale of pay Rs.110-4-130/5-180/6-210/8-250 plus Rs. 25 special pay P.M.
5. Whether selection or non-selection. Non-selection.
6. Age for direct recruits. Not less than 18 years and not more than 27 years. Relexable for scheduled castes/Tribe/Ex-servicemen to the extent permissible under Government instructions.
Essential:
1. Matriculation or Higher Secondary examination.
2. Should possess a speed of 80 W.P.M. in English and Hindi Short-hand and 40 W.P.M. in English and Hindi type-writing.
Desirable:
Should possess knowledge of manners, customs and dialects of Himachal Pradesh and should be suitability for appointment in the peculiar conditions prevailing in Himachal Pradesh.
7. Educational and other qualifications required for direct recruits. Educational Qualifications will apply. Age relaxable to the extent permissible under Government instructions.
8. Whether age and Educational qualifications prescribed for direct recruits will apply in the case of promotion.
9. Period of probation. 2 years subject to such extension for a period not exceeding one year by the competent authority for reasons to be recorded in writing.

10. Method of recruitment whether by direct recruitment or by promotion.
 11. In case of recruitment by promotion grades from which promotion to be made.
 12. If a D.P.C. exists what is its compositions.
 13. Circumstances in which public Service Commission is to be consulted.
1. By promotion from amongst Clerks of this Department who have worked as such for a period of one year and who qualify such test in shorthand and type-writing as may be conducted by the Department failing which.
2. By direct recruitment. By promotion from amongst the Clerks who have worked as such for a period of at least one year and qualify such test in short-hand and type-writing conducted by the Department.
- Class III D.P.C.

Foot Note:

1. When the Government is of the Opinion that it is necessary or expedient so to do, it may by order for reasons to be recorded in writing and in consultation with the Department of personnel relax any of the provisions of these rules with respect to any class or category of persons or posts.
2. The employees of all the public sector Corporations and autonomous bodies who happened to be Government servants before absorption in public sector Corporations/autonomous bodies at the time of initial constitution of such Corporation/autonomous bodies shall be allowed age concession in direct recruitment as admissible to Government servants. This concession will not, however, be admissible to such staff of the public sector Corporations/autonomous bodies who are/were/subsequently appointed by such Corporations/autonomous bodies and are/were finally absorbed in the service of such Corporations/autonomous bodies after the initial constitution of the public sector Corporations/autonomous bodies.

Simla-17102, the 15th November, 1976

No. LLR-B(2)I/76.—In exercise of the powers conferred by proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf, the Governor, Himachal Pradesh, in consultation with the Himachal Pradesh Public Service Commission vide their letter No. 1-28/73-PSC-Part, dated the 24th April, 1976, is pleased to make the Recruitment and Promotion Rules for the post of the Officer on Special Duty (Prosecution) in the Law Department as in the enclosed Annexure.

2. These rules shall come into force from the date of issue of this notification.

ANNEXURE

RECRUITMENT AND PROMOTION RULES FOR THE POST OF OFFICER ON SPECIAL DUTY (PROSECUTION) IN THE DEPARTMENT OF LAW, HIMACHAL PRADESH GOVERNMENT

1. Name of the post
2. No. of posts
3. Classification
4. Scale of pay
5. Whether selection post or non-selection post

- .. Officer on Special Duty (Prosecution).
- .. One.
- .. Class-I.
- .. Rs. 1300—1500
- .. Selection

6. Age for direct recruits .. .	Not less than 25 years and not more than 45 years.
7. Minimum education, other qualifications required for direct recruits .. .	<i>Essential.</i> —(i) Degree of Bachelor of Law of a recognised Indian University or a Barrister of England or Ireland or Member of the Faculty of Advocates of Scotland. (ii) Practice of seven years at the bar. <i>Desirable.</i> —Knowledge of customs, manners and dialects of Himachal Pradesh and suitability for appointment in the peculiar conditions prevailing in the Pradesh.
8. Whether age and educational qualifications prescribed for direct recruits will apply in case of promotees .. .	<i>Age.</i> —No. <i>Qualification.</i> —Educational qualifications mentioned against essential (i) in Col. 7 above will apply. Two years subject to such further extension for a period not exceeding one year as may be ordered by the competent authority in special circumstances and for reasons to be reduced to writing.
9. Period of probation, if any .. .	
10. Method of recruitment, whether by direct recruitment or by promotion, deputation/transfer and the percentage of vacancies to be filled by various methods .. .	By promotion, failing which by deputation, failing both by direct recruitment.
11. In case of recruitment by promotion, deputation/transfer, grades from which promotion/deputation/transfer to be made .. .	1. <i>By promotion.</i> —From amongst the District Attorneys and Deputy Director (Prosecution) having four year's regular service or <i>ad hoc</i> service or both as such. (For purpose of promotion, a combined seniority list of eligible District Attorneys and Deputy Director (Prosecution) will be prepared based on length of service as such). 2. <i>By deputation.</i> —From amongst the Officer holding more or less equivalent posts under the Himachal Pradesh Government and possessing, (i) a professional degree in law of the type mentioned against col. 7, <i>Essential</i> (i) and (ii).—Five years, practice at the bar of 5 years' experience of Judicial/prosecution work. D.P.C. to be presided over by the Chairman of the H.P.P.S. C., or a Member thereof to be nominated by him.
12. If a D.P.C. exists, what is its composition .. .	
13. Circumstances in which H.P.P.S.C. is to be consulted in making recruitment .. .	As required under the law.

FOOT NOTES

- Upper age-limit for direct recruits will not be applicable to candidates already in the service of the Government.
- Upper-age limit is relaxable for Scheduled Castes/Tribes candidates and other categories of persons to the extent permissible under the general or special orders of the Himachal Pradesh Government.
- Age and qualifications in case of direct recruits, relaxable at the discretion of the Commission in case of candidates otherwise well qualified.
- Provisions of Col. 10 and 11 are to be revised by the Government in consultation with the Himachal Pradesh Public Service Commission as and when the number of posts under Col. 2 are increased or decreased.
- Age limit for direct recruits will be reckoned from the last date fixed for receipt of applications by the Commission.
- Where the Government is of the opinion that it is necessary or expedient to do so, it may, by order for reasons to be recorded in writing and in consultation with the H.P. Public Service Commission relax any of the provisions of these rules with respect to any class or category of person or post.
- Selection for appointment in case of direct recruits, shall be made on the basis of *viva voce* test, if the Commission so considers necessary or expedient, by a written test, the standard syllabus etc., of which will be determined by the Commission or a practical test.
- In cases where a junior person becomes eligible for consideration by virtue of his total length of service (including *ad hoc* one) in the feeder post, all persons senior to him in the respective category shall be deemed to be eligible for consideration and placed above the junior officials in the field of consideration:

Provided that the incumbents not possessing the minimum qualifying service of 4 years as prescribed in the aforesaid rules in the post/service concerned will not be considered for promotion and confirmation.

- Every member of the service shall pass a departmental examination as prescribed in the Departmental Examination Rules within the probation period of two years from the notification of these rules whichever is later, failing which he shall not be eligible to—

- (1) Cross the efficiency bar next due;
- (2) Confirmation in the service; and
- (3) Promotion to the next higher post.

Provided that if a member becomes otherwise eligible for promotion, within the period mentioned above, he shall be considered for promotion and if otherwise found fit shall be promoted provisionally subject to his passing the departmental examination. He may be reverted if he fails to pass the same.

Provided further that an officer who has qualified the departmental examination in whole or in part prescribed under any other rules before the notification of these rules, shall not be required to qualify the whole or in part of the examination, as the case may be;

Provided further that an officer for whom no departmental examination was prescribed prior to the notification of these rules and who has attained the age of 45 years on the 1st March, 1976 shall not be required to qualify the departmental examination prescribed under these rules.

(ii) An officer on promotion to a higher post in his direct line of promotion shall not be required to pass the aforesaid examination if he has already passed the same in the lower gazetted post.

(iii) The Government may, in consultation with the Himachal Pradesh Public Service Commission, grant in exceptional circumstances and for reasons to be reduced in writing, exemption in accordance with the Departmental Examination Rules, any class or category of persons from the Departmental Examination in whole or in part.

Simla-2, the 20th December, 1976

No. 11-70/73-Law-II.—In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India and all other powers enabling him in this behalf the Governor, Himachal Pradesh is pleased to make the following rules further to amend the Himachal Pradesh District Attorneys/Assistant District Attorneys Establishment (State Service Class III) Rules, 1973 namely:—

1. *Short title and commencement.*—(i) These rules may be called the Himachal Pradesh District Attorneys/Assistant District Attorneys Establishment (State Service Class III Third Amendment) Rules, 1976.

(ii) They shall come into force from the date of issue of this notification.

2. *Insertion of foot-note.*—After foot-note 1 in Annexure 'A' referred to in rule 3 of the Himachal Pradesh District Attorneys/Assistant District Attorneys Establishment (State Service Class III) Rules, 1976, the following foot-note 2 shall be added, namely:—

2. The employees of all the public sector corporations and autonomous bodies who happened to be Government servants before absorption in public sector corporations/autonomous bodies at the time of initial constitution of such corporations/autonomous bodies shall be allowed age concession in direct recruitment as admissible to Government servants. This concession will not, however, be ad-

missible to such staff of the public sector corporations/autonomous bodies who are/were subsequently appointed by such corporations/autonomous bodies and are/were finally observed in the service of such corporations/autonomous bodies after the initial constitution of the public sector corporations/autonomous bodies.

TILAK RAJ HANNA,
Secretary.

PUBLIC WORKS DEPARTMENT

CORRIGENDUM

Simla-171002, the 13th January, 1977

No. 1-56/73-PW-A.—Please read the following in place of word "The candidate should posses the knowledge of customs, manners and dialects of Himachal Pradesh" appearing against desirable qualification in this Department's Notification of even number, dated the 12th November, 1975 regarding addition/amendment in the Recruitment and Promotion Rules in respect of the posts of Planning Assistants (Class-III) in the Public Works Department:—

"The candidate should possess the knowledge of customs, manners and dialects of Himachal Pradesh and suitability for appointment in the peculiar conditions prevailing in the Pradesh".

B. C. NEGI,
Commissioner and Secretary.

भाग ४—स्थानीय स्वायत शासन: म्युनिसिपल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटिफाइड और दाउन एरिया तथा पंचायत विभाग

पंचायती राज विभाग

कारण बताओ नोटिस

शिमला, 14 जनवरी, 1977

सं ० पी० सी० एच० एच० ए० (५)-२१३/७६.—क्योंकि ज़िलाधीश माली से प्राप्त सूचनानुसार ग्राम पंचायत सन्धोल तथा ग्राम पंचायत

दत्तवाड़ विकास खण्ड धर्मपुर, तहसील सरकाराट, ज़िला मण्डी के परिसम्पत्त तथा दायित्व का विभाजन, ग्राम पंचायत नियम, 1971 के नियम ३(३) के अन्तर्गत किया गया था।

और क्योंकि परिसम्पत्त तथा दायित्व के विभाजन के अनुसार ग्राम पंचायत सन्धोल द्वारा ग्राम पंचायत दत्तवाड़ को मु ० 16,385.27 रुपये तक तथा पंचायत घर भवन जो ग्राम पंचायत दत्तवाड़ में स्थित है, का अधिकार ग्राम पंचायत दत्तवाड़ को सौपना था, जिसे सौपने में वह असमर्थ रही है तथा ऐसा करने से इन्कार किया है।

और क्योंकि ग्राम पंचायत सन्धोल द्वारा ग्राम पंचायत दत्तवाड़ को जान बूझ कर मु 0 16,385.27 रुपये नकदी तथा पंचायत घर भवन का अधिकार व शक्ति का दुरुपयोग तथा कर्तव्य का पालन न करने की दोषी पाई गई है। और इस कारण पंचायत राज अधिनियम, 1968 की धारा 55 के अन्तर्गत कार्यवाही आवश्यक है।

अतः हिमाचल प्रदेश सरकार पंचायती राज अधिनियम, 1968 की धारा 55 तथा ग्राम पंचायत नियम, 1971 के तियम 77 के अन्तर्गत ग्राम पंचायत सन्धोल विकास खण्ड धर्मपुर, तहसील सरकाराट, जिला मण्डी को कारण बताओ नोटिस जारी करती है कि क्यों न उसे उक्त वर्णित आरोप में दोषी पाये जाने के कारण अधिलंभित किया जाये। ग्राम पंचायत का उत्तर प्रस्ताव रूप में जिलाधीश मण्डीद्वारा इस नोटिस के प्राप्ति के एक मास के भीतर-भीतर प्राप्त होना अनिवार्य है अन्यथा यह समझा जायेगा कि पंचायत को अपनी सफाई में कुछ नहीं कहना है और एक पक्षीय कार्यवाही कर दो जायेगी।

कारण बताओ नोटिस

शिमला-2, 22 जनवरी, 1977

नं ० पी० सी० एव० ए० (५)-११५/७६.—क्योंकि भ्रष्टाचार निरोध विभाग, हिमाचल प्रदेश द्वारा किये गये अन्वेषण पत्र

हस्ताक्षरित,

अवर सचिव (पंचायत)।

भाग 5—वैयक्तिक अधिसूचनाएं और विज्ञापन

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri Janeshwar Goel, Senior Sub-Judge,
Hamirpur

CASE NO. 108/1973

Amin Chand Versus Prabh Dayal

To

Shri Brahma son of Chela, caste Brahmin, resident of village Gharnasi, Tappa Mehlta, Tehsil Hamirpur.

Whereas in the above noted case it has been proved to the satisfaction of this court that the above-named defendant cannot be served in ordinary way i. e. through summons. So, if the proclamation under order 5, rule 20, C. P. C. against the above-named defendant to appear before this court on 9-2-1977 at 10.00 A. M. personally or through authorised agent, failing which an ex-parte proceedings will be taken against him.

Given under my hand and the seal of the court today the 14th January, 1977.

JANESHWAR GOEL,
Senior Sub-Judge,
Hamirpur.

In the Court of Shri Jia Lal Chauhan, Sub-Judge,
Dharamsala

CASE NO. 260/75

Flatoo Versus Basanti and others

Versus:

1. Smt. Basanti wd/o Duni, 2. Munshi Ram s/o

श्री मेलाराम, प्रधान, ग्राम पंचायत तिरमन्ड, जिला कुल्लू पंचायत घन राशी का अपहरण/गवन करने के दोषी पाये गये हैं; और क्योंकि इन आरोपों को सन्मुख रखते हुए हिमाचल प्रदेश सरकार ने श्री मेला राम के विश्व अभियोजन की स्वीकृति प्रधान कर दी है;

और क्योंकि अन्वीक्षा की अवधी में श्री मेला राम को उनके प्रधान पद से निलम्बित करना जनहित से ठीक समझा गया है;

अतः हिमाचल प्रदेश सरकार पंचायती राज अधिनियम, 1968 की धारा 54 तथा ग्राम पंचायत नियम, 1971 के तियम 77 के अन्तर्गत श्री मेला राम, प्रधान के विश्व कारण बताओ नोटिस जारी करती है कि क्यों न उन्हें उक्त अवस्था में प्रधान/पंच पद, ग्राम पंचायत, निरमन्ड से निलम्बित किया जाये। उनका उत्तर इस नोटिस के मिलने के उपरान्त 15 दिन के भीतर भीतर मिलना अनिवार्य है अन्यथा यह समझा जायेगा कि उन्हें अपनी सफाई में कुछ नहीं कहना है और उनके विश्व एक पक्षीय कार्यवाही कर दी जायेगी।

Duni Chand, r/o Tika Tolaband, Mauza Majhin, Tehsil Dehra, District Kangra.

3. Ram Saran, 4. Parkash Chand ss/o Dila Ram s/o Satyagar, r/o Tika Bhoran, Mauza Ghandwad, Tehsil Dehra, P. O. Tihri, District Kangra Defendant No. 3 at present L/NK No. 3962 685 SP Company, P. L. Mortar, 13, Dogra c/o 99 A.P.O.

Whereas the plaintiff has filed a suit for declaration in this court against the defendants and whereas notice to the defendants were issued several times to produce the Sale Deed dated 21-4-1974 executed by the defendants Basanti wd/o Duni and Munshi Ram s/o Duni Chand in favour of the plaintiff Flatoo s/o Lachhman, r/o Sambanti, Mauza Majhin, Tehsil Dehra, District Kangra.

Whereas all the notices could not be served and now whereas this court is satisfied that the defendants could not be served in an ordinary manner for the production of this document. Notice under section 66 of the Indian Evidence Act is hereby given to the defendants to produce the said document in this court on 14-2-1977 personally failing which the plaintiff would be allowed to produce secondary evidence of this document.

Given under my hand and the seal of the court on 11-1-1977.

Seal.

JIA LAL CHAUHAN,
Sub-Judge, Dharamsala.

In the Court of Shri Rameshwari Sharma, Sub-Judge
1st Class, Nurpur (Kangra) H. P.

MISC. APP. NO. 6 OF 1974

Jhakho Ram s/o Ghoosian, r/o Khanni, Tehsil
Nurpur ..Applicant.

Versus

Shri Musafu s/o Dyal, r/o Bhoosan, Tehsil and
District Chamba ..Respondent.

Application for restoration of suit dismissed in
default under Order 9 Rule 4 C. P. C.

Whereas in the above noted case it has been proved
to the entire satisfaction of this court that the respon-
dent above named cannot be served in the normal course
of service as the summons issued several times, have
came back unserved. Now this proclamation is hereby
issued in the name of the above named defendant that
he should appear in this court on 2-3-1977 at 10 A.M.
personally or through any authorised agent or through
pleader, failing which an *ex parte* proceedings shall be
taken against him.

Given under my hand and seal of this court today
the 7th day of January, 1977.

Seal.

RAMESHWAR SHARMA,
Sub-Judge 1st Class,
Nurpur (Kangra).

In the Court of Shri Rameshwari Sharma, Sub-Judge
1st Class, Nurpur (Kangra) H. P.

SUCCESSION CERTIFICATE APP. NO. 1 OF 1976

Smt. Lajo Devi etc. *Versus* General public.

To

The general public.

Whereas in the above noted case the petitioner Smt.
Lajo Devi etc. wd. of Gujar, resident of Chhatroli, Tehsil
Nurpur has filed an application under section 372 of
the Indian Succession Act, 1925 for the grant of the
succession certificate in the estate of late Shri Gujar.

Notice is hereby given to the general public that if
any body, near relative or kinsman of the deceased has
got any objection in the grant of the succession certi-
ficate to the petition may file on or before 1-3-1977
afterwards no objection will be entertained.

Given under my hand and seal of this court on the
7th day of January, 1977.

Seal.

RAMESHWAR SHARMA,
Sub-Judge 1st Class,
Nurpur (Kangra), H. P.

UNDER ORDER 5 RULE 20 C.P.C.

In the Court of Shri Rameshwari Sharma, Sub-Judge,
1st Class, Nurpur, District Kangra

Succession Certificate No. 2 of 1976

Nepal Singh and others *Versus* General public.
To

The general public.

Whereas in the above noted case the petitioners S/Shri
Nepal Singh, Mehar Singh, Chain Singh and Smt.
Dhani Devi have filed an application for the grant of
succession certificate, for a sum of Rs. 6067.31 of
Bhuri Singh son of Udhram Singh (Deceased) resident of
Mohtali, Tehsil Nurpur, District Kangra.

Notice is hereby given to the general public that if
anybody, near relative or kinsman of the deceased Buhri
Singh has got any objection in the grant of the succes-
sion certificate to the petitioners, may file thier objection
on or before 28-2-1977 afterwards no objection will be
entertained.

Given under my hand and the seal of the Court this
7th day of January, 1977.

Seal. RAMESHWAR SHARMA,
Sub-Judge, 1st Class,
Nurpur, District Kangra.

PROCLAMATION UNDER ORDER 5, RULE 20, C.P.C.

In the Court of Shri J. N. Barowalia, Sub-Judge II, Una
District Una (H.P.)

Garib Dass *Versus* Rattan Chand

CIVIL SUIT NO. 11 OF 1976

Versus.—Rattan Chand s/o Shri Sant Ram, caste Saini,
r/o village Bharolian Khurd, (2) Shankar
Dass s/o Sidhu Ram, caste Saini, r/o village
Bharolian Khurd, P.S., Tehsil and District Una.

Whereas in the above noted case, it has proved to
the satisfaction of this court that the abc'e noted de-
fendants is/are evading the service of the summons and
cannot be served in the normal course of service. Hence
this proclamation (publication) is hereby issued against
him/them to appear in this court on the date fixed for
hearing on 2-2-1977 at 10 A. M. personally or through
an authorised agent or pleader to defend the case.
Failing which *ex-parte* proceedings will be taken
against him/them.

Given under my hand and seal of the court this 6th
January, 1977.

Seal.

J. N. BAROWALIA,
Sub-Judge, Una.

अदालती इश्तहार

जेर आर्डर 5, रूल 20, मजमुआ जावा दिवानी
अज कार्यालय श्री बी० के० कपूर, कुलैक्टर, सब-डिविजन धुमारबीं,
जिला विलासपुर, हिमाचल प्रदेश
श्री लालमन पुत्र थोलू, साकन पन्डिलेड़ा, परगना अजमेरपुर
...अपीलान्ट।

बनाम

सर्वथी तुलसी, 2. गुलाबा, 3. मुख लाल, 4. भाऊ सुपुत्र राम मरन, साकन कोट्लू, 5. राम सहाई, उर्फ पीर सहाई जायज वारमान मु० प्रभोनु, 6. परम राम जायज वारस मु० प्रसीनु, 7. जय देवी पुत्री राम मरन, 8. मु० अञ्जुधा देवी पुत्री राम मरन, साकन कोट्लू, परगना अजमेरुर, तहसील धुमारवीं .. प्रतिवादी

अपील वरदानाफ हक्म A C. 2nd Grade (तहसीलदार) धुमारवीं दिनांक 3-2-75 जिमकी छह से दरखास्त द्रुस्तो इन्द्राज खार्ज फरमाई गई है।

मुकदमा उनवानवाला में प्रतिवादी भाऊ-परम राम व मु० जय देवी को अदालत हजा में कई बार नोटिस-समन जारी किये गये मगर विना तामीन वापस आये, रिपोर्ट तामील कुनिन्दा से पाया जाता है कि प्रतिवादी तामीन नोटिस से गुरेज करते हैं और रुह पोप हो जाते हैं जिमसे अदालत को विश्वास हो चुका है कि उपरोक्त प्रतिवादी नं० 4, 6, 7, पर अदालतन तामील होनी कठिन है। अतः भाऊ-परम राम व मु० जय देवी को वजरिया इश्तहार सुचित किया जाता है कि असालन या वकालतन हाजिर होकर तिथि 10-2-77 मुवह 10 बजे मुकाम धुमारवीं पैरवी अपील करें वरना कार्यवाई जावना अमल में लाई जायेगी।

आज बनारीख 3-1-77 को वद्धत्वत हमारे व मोहर अदालत से जारी किया गया।

मोहर।

बी० के० कपूर,
कुलैक्टर।

अदालती इश्तहार

जेर आईर 5, रुल 20, मजमुआ जावा दिवानी

अज कार्यालय जनाव श्री बी० के० कपूर, मव-डिविजन कुलैक्टर, धुमारवीं, जिला विवास्पुर, हिमाचल प्रदेश

मु० महन्ती वेवा मेहलर, साकन दाढ़ी, परगना टियून .. अपीलान्ट।

बनाम

1. श्री कांठी राम, 2. माठू मुपुत्र पोहलो, 3. हरी राम मुपुत्र लटुरिया, साकन दाढ़ी, 4. मु० चन्दो वेवा लटुरिया, साकन दाढ़ी, 5. मु० राम दई पुत्री धुंगर, साकन कुरनाड़ी, परगना टियून .. प्रतिवादी

अपील जेर धारा 14 हिमाचल प्रदेश L.R. Act वरदानाफ हक्म A C. 2nd Grade (तहसीलदार) धुमारवीं दिनांक 1-1-76.

मुकदमा उनवानवाला में प्रतिवादी नं० 2 व 5 को अदालत हजा से कई बार समन जारी किये गये मगर उन पर तामील नहीं हो सकी और समन विना तामील वापस आये। अदालत को विश्वास हो चुका है कि प्रतिवादी नं० 2 व 5 पर तामील असालतन होनी कठिन है अतः प्रतिवादी 2 व 5 को वजरिया इश्तहार सुचित किया जाता है कि अपील हजा की पैरवी के लिए असालतन या वकालतन मिति 10-2-77 को मुवह 10 बजे हाजर अदालत होवें। वरना कार्यवाई जावता अमल में लाई जायेगी।

आज बनारीख 12-1-77 को वद्धत्वत हमारे व मोहर अदालत से जारी किया गया।

बी० के० कपूर,
कुलैक्टर।

वग्रशालत श्री देवी चन्द शर्मा, सहायक कलैक्टर दर्जा दोयम पूह, जिला किन्नौर (हिमाचल प्रदेश)

अदालती इश्तहार जेर आईर 5, रुल 20 जावा दीवानी तस्दीक इन्तकाल नं० 2547 मक्कूद-उल-खबरी मौजा ज्ञाबूंग हृदबस्त नं० 51 तहसील पूह—श्री चरण पूर वेटा मैडूप वेटा नरमुख, निवा ज्ञाबूंग, तहसील पूह।

वरदान तस्दीक इन्तकाल नं० 2547 मौजा ज्ञाबूंग जलसा आम मे श्री पलजंग हिसादार व नम्वरदार श्री बदरी दास ने तसलीम व तसदीक किया कि श्री चरण पूर वेटा मैडूप वेटा नरमुख, निवासी ज्ञाबूंग, तहसील पूह, जिला किन्नौर अरसा 20-22 साल से लापता है। लापता होने के बाद उस की ओर से किसी नजदीकी रिश्तेदार व वरादरान को कोई सूचना व पत्र आदि नहीं आया और न ही उस के जीवित व वफात का ज्ञान है।

आम जनता का स्थाल है कि अब चरण पूर का वापस घर आना मुश्किल है। अतः इश्तहार हजा द्वारा हर आम व खास की सूचना दी जाती है कि अगर चरण पूर मज्जूर जीवित हो तो अन्दर एक माह असालतन या वकालतन हाजर अदालत आ कर पैरवी करे। बाद गुजरने मियाद उक्त इन्तकाल वहक हिस्सादारान वारसान तस्दीक किया जायेगा।

इश्तहार हजा आज दिनांक 11-1-1977 को हमारे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

देवी चन्द शर्मा,
सहायक कलैक्टर दर्जा दोयम।

In the Court of Shri O. P. Sabhlok, Arbitrator and Superintending Engineer, 2nd Circle, H. P. P.W.D., Simla-3.

In the matter of Arbitration between Shri Romesh Chand Gupta, Contractor and State of Himachal Pradesh regarding the work "Reconstructing of Ram Kuhl Construction of Head Minor across Rater Khad and Khalle Khad in Nalagarh, District Solan, Himachal Pradesh" Agreement of 1975-76.

Shri Romesh Chand Gupta, Contractor, resident of Purani Bazar (Sunder Nagar), District Mandi (H. P.).

.. Plaintiff.

Versus

State of Himachal Pradesh through Executive Engineer, Solan, Irrigation Division, H. P. P.W.D., Solan.
.. Respondent.

भाग 6—भारतीय राजपत्र
LAW DEPARTMENT
NOTIFICATION

Simla-171002, the 6th January, 1976

No. LLR-E(9)12/76.—The Constitution (Forty-second Amendment) Act, 1976, recently passed by Parliament which has already been published in the Gazette of India, Extraordinary, Part II, section I, is hereby republished in the Himachal Pradesh Government Rajpatra for the information of general public.

M. C. PADAM,
Under Secretary (Judicial).

THE CONSTITUTION (FORTY-SECOND AMENDMENT) ACT, 1976

AN
ACT

further to amend the Constitution of India

BE it enacted by Parliament in the Twenty-seventh Year of the Republic of India as follows:—

1. *Short title and commencement.*—(1) This Act may be called the Constitution (Forty-second Amendment) Act, 1976.

(2) It shall come into force on such date as the Central Government may, by notification in the Official Gazette, appoint and different dates may be appointed for different provisions of this Act.

2. *Amendment of the Preamble.*—In the Preamble to the Constitution,—

(a) for the words "SOVEREIGN DEMOCRATIC REPUBLIC", the words "SOVEREIGN SOCIALIST SECULAR DEMOCRATIC REPUBLIC" shall be substituted; and

(b) for the words "unity of the Nation" the words "unity and integrity of the Nation" shall be substituted.

3. *Insertion of new sub-heading after article 31.*—After article 31 of the Constitution, the following sub-heading shall be inserted, namely:—

"Saving of Certain Laws".

4. *Amendment of article 31C.*—In article 31C of the Constitution, for the words, brackets, letters and figures "the principles specified in clause (b) or clause (c) of

Whhreas in the above noted case, it has been proved to the satisfaction of this Court that the above named plaintiff is evading the service and cannot be served in the normal course of service. Hence this proclamation is hereby issued against him to appear in this Court on the date fixed for hearing on 15th February, 1977 at 11.00 A. M. personally to defend the case, otherwise he will be proceeded *ex parte*.

Given under my hand and seal of this Court today the 12th of January, 1977.

Seal.

O. P. SABHLOK,
Arbitrator and Superintending Engineer,
2nd Circle, H. P. P.W.D., Simla-3.

इत्यादि में से पुनः प्रकाशन

article 39", the words and figures "all or any of the principles laid down in Part "IV" shall be substituted.

5. *Insertion of new article 31D.*—After article 31C of the Constitution and before the sub-heading "Right to Constitutional Remedies", the following article shall be inserted, namely:—

'31D. Saving of laws in respect of antinational activities.—

(1) Notwithstanding anything contained in article 13, no law providing for—

- (a) the prevention or prohibition of anti-national activities; or
- (b) the prevention of formation of, or the prohibition of, anti-national associations,

shall be deemed to be void on the ground that it is inconsistent with, or takes away or abridges any of the rights conferred by article 14, article 19 or article 31.

(2) Notwithstanding anything in this Constitution, Parliament shall have, and the Legislature of a State shall not have, power to make laws with respect to any of the matters referred to in sub-clause (a) or sub clause (b) of clause(1).

(3) Any law with respect to any matter referred to in sub-clause (a) or sub-clause (b) of clause (1) which is in force immediately before the commencement of section 5 of the Constitution (Forty-second Amendment) Act, 1976, shall continue in force until altered or repealed or amended by Parliament.

(4) In this article,—

- (a) "association" means an association of persons;
- (b) "anti-national activity", in relation to an individual or association, means any action taken by such individual or association—

(i) which is intended, or which supports any claim, to bring about, on any ground whatsoever, the cession of a part of the territory of India or the secession of a part of the territory of India or which incites any individual or association to bring about such cession or secession;

(ii) which disclaims, questions, threatens, disrupts or is intended to threaten or disrupt the sovereignty and integrity of India or the security of the State or the unity of the nation;

(iii) which is intended, or which is part of a scheme which is intended, to overthrow by force the Government as by law established;

- (iv) which is intended, or which is part of a scheme which is intended, to create internal disturbance or the disruption of public services;
- (v) which is intended, or which is part of a scheme which is intended, to threaten or disrupt harmony between different religious, racial, language or regional groups or castes or communities;
- (c) "anti-national association" means an association—
 - (i) which has for its object any anti-national activity;
 - (ii) which encourages or aids persons to undertake or engage in any anti-national activity;
 - (iii) the members whereof undertake or engage in any anti-national activity.".

6. Insertion of new article 32A.—After article 32 of the Constitution, the following article shall be inserted, namely:—

"32A. Constitutional validity of State laws not to be considered in proceedings under article 32.—Notwithstanding anything in article 32, the Supreme Court shall not consider the constitutional validity of any State law in any proceedings under that article unless the constitutional validity of any Central law is also in issue in such proceedings.”.

7. Amendment of article 39.—In article 39 of the Constitution, for clause (f), the following clause shall be substituted, namely:—

"(f) that children are given opportunities and facilities to develop in a healthy manner and in conditions of freedom and dignity and that childhood and youth are protected against exploitation and against moral and material abandonment.”.

8. Insertion of new article 39A.—After article 39 of the Constitution, the following article shall be inserted, namely:—

"39A. Equal justice and free legal aid.—The State shall secure that the operation of the legal system promotes justice, on a basis of equal opportunity, and shall, in particular, provide free legal aid, by suitable legislation or schemes or in any other way, to ensure that opportunities for securing justice are not denied to any citizen by reason of economic or other disabilities.”.

9. Insertion of new article 43A.—After article 43 of the Constitution, the following article shall be inserted, namely:—

"43A. Participation of workers in management of industries.—The State shall take steps, by suitable legislation or in any other way, to secure the participation of workers in the management of undertakings, establishments or other organisations engaged in any industry.”.

10. Insertion of new article 48A.—After article 48 of the Constitution, the following article shall be inserted, namely:—

"48A. Protection and improvement of environment and safeguarding of forests and wild life.—The State shall endeavour to protect and improve the environment and to safeguard the forests and wild life of the country.”.

11. Insertion of new Part IV A.—After Part IV of the Constitution, the following Part shall be inserted, namely:—

“PART IVA FUNDAMENTAL DUTIES

51A. Fundamental duties.—It shall be the duty of every citizen of India—

- (a) to abide by the Constitution and respect its ideals and institution, the National Flag and the National Anthem;
- (b) to cherish and follow the noble ideals which inspired our national struggle for freedom;
- (c) to uphold and protect the sovereignty, unity and integrity of India;
- (d) to defend the country and render national service when called upon to do so;
- (e) to promote harmony and the spirit of common brotherhood amongst all the people of India transcending religious, linguistic and regional or sectional diversities; to renounce practices derogatory to the dignity of women;
- (f) to value and preserve the rich heritage of our composite culture;
- (g) to protect and improve the natural environment including forests, lakes, rivers and wild life, and to have compassion for living creatures;
- (h) to develop the scientific temper, humanism and the spirit of inquiry and reform;
- (i) to safeguard public property and to objure violence;
- (j) to strive towards excellence in all spheres of individual and collective activity so that the national constantly rises to higher levels of endeavour and achievement.”.

12. Amendment of article 55.—In article 55 of the Constitution, for the *Explanation*, the following *Explanation* shall be substituted, namely:—

Explanation.—In this article, the expression “population” means the population as ascertained at the last preceding census of which the relevant figures have been published:

Provided that the reference in this *Explanation* to the last preceding census of which the relevant figures have been published shall, until the relevant figures for the first census taken after the year 2000 have been published, be construed as a reference to the 1971 Census.

13. Amendment of article 74.—In article 74 of the Constitution, for clause (1), the following clause shall be substituted, namely:—

"(1) There shall be a Council of Ministers with the Prime Minister at the head to aid and advise the President who shall, in the exercise of his functions, act in accordance with such advice.”.

14. Amendment of article 77.—In article 77 of the Constitution, after clause (3), the following clause shall be inserted, namely:—

"(4) No court or other authority shall be entitled to require the production of any rules made under clause (3) for the more convenient transaction of the business of the Government of India.”.

15. Amendment of article 81.—In article 81 of the Constitution, to clause (3), the following proviso shall be added, namely:—

“Provided that the reference in this clause to the last preceding census of which the relevant figures have

been published shall, until the relevant figures for the first census taken after the year, 2000 have been published, be construed as a reference to the 1971 Census.”.

16. Amendment of article 82.—In article 82 of the Constitution after the proviso, the following provisos shall be inserted, namely:—

“Provided further that such readjustment shall take effect from such date as the President may, by order, specify and until such readjustment takes effect, any election to the House may be held on the basis of the territorial constituencies existing before such readjustment:

Provided also that until the relevant figures for the first census taken after the year, 2000 have been published, it shall not be necessary to readjust the allocation of seats in the House of the People to the States and the division of each State into territorial constituencies under this article.”.

17. Amendment of article 83.—(1) In article 83 of the Constitution, in clause (2), for the words “five years” in the two places where they occur, the words “six years” shall be substituted.

(2) The amendments made by sub-section (1) to clause (2) of article 83 shall apply also to the House of the People in existence on the date of coming into force of this section without prejudice to the power of Parliament with respect to the extension of the duration of that House under the proviso to that clause.

18. Amendment of article 100.—In article 100 of the Constitution, clauses (3) and (4) shall be omitted.

19. Amendment of article 102.—In article 102 of the Constitution, for sub-clause (a) of clause (1), the following sub-clause shall be substituted, namely:—

“(a) if he holds any such office of profit under the Government of India or the Government of any State as is declared by Parliament by law to disqualify its holder;”.

20. Substitution of new article for article 103.—For article 103 of the Constitution, the following article shall be substituted, namely:—

“103. Decision on questions as to disqualification.—(1) If any question arises—

(a) as to whether a member of either House of Parliament has become subject to any of the disqualifications mentioned in clause (1) of article 102, or

(b) as to whether a person, found guilty of a corrupt practice at an election to a House of Parliament under any law made by Parliament, shall be disqualified for being chosen as, and for being, a member of either House of Parliament, or of a House of the Legislature of a State, or as to the period for which he shall be so disqualified, or as to the removal of, or the reduction of the period of, such disqualification,

the question shall be referred for the decision of the President and his decision shall be final.

(2) Before giving any decision on any such question, the President shall consult the Election Commission and the Election Commission may, for this purpose, make such inquiry as it thinks fit.”.

21. Amendment of article 105.—In article 105 of the Constitution, for clause (3), the following clause shall be substituted, namely:—

“(3) In other respects the powers, privileges and immunities of each House of Parliament, and of the members and the committees of each House, shall be those of that House, and of its members and committees, at the commencement of section 21 of the Constitution (Forty-second Amendment) Act, 1976, and as may be evolved by such House of Parliament from time to time.”.

22. Amendment of article 118.—In article 118 of the Constitution, in clause (1), after the words “its procedure” the brackets and words “(including the quorum to constitute a meeting of the house)” shall be inserted.

23. Insertion of new article 131A.—After article 131 of the Constitution, the following article shall be inserted, namely:—

“131A. Exclusive jurisdiction of the Supreme Court in regard to questions as to constitutional validity of Central laws.—(1) Notwithstanding anything contained in any other provision of this Constitution, the Supreme Court shall, to the exclusion of any other court, have jurisdiction to determine all questions relating to the constitutional validity of any Central law.

(2) Where a High Court is satisfied—

(a) that a case pending before it or before a court subordinate to it involves questions as to the constitutional validity of any Central law or, as the case may be, of both Central and State laws; and

(b) that the determination of such questions is necessary for the disposal of the case, the High Court shall refer the questions for the decision of the Supreme Court.

(3) Without prejudice to the provisions of clause (2), where, on an application made by the Attorney-General of India, the Supreme Court is satisfied,—

(a) that a case pending before a High Court or before a court subordinate to a High Court involves questions as to the constitutional validity of any Central law or, as the case may be, of both Central and State laws; and

(b) that the determination of such questions is necessary for the disposal of the case, the Supreme Court may require the High Court to refer the questions to it for its decision.

(4) When a reference is made under clause (2) or clause (3), the High Court shall stay all proceedings in respect of the case until the Supreme Court decides the questions so referred.

(5) The Supreme Court shall, after giving the parties an opportunity of being heard, decide the questions so referred, and may—

(a) either dispose of the case itself; or

(b) return the case to the High Court together with a copy of its judgment on such questions for disposal of the case in conformity with such judgment by the High Court or, as the case may be, the court subordinate to it.”.

24. Insertion of new article 139 A.—After article 139 of the Constitution, the following article shall be inserted, namely:—

“139A. Transfer of certain cases.—(1) If, on an application made by the Attorney-General of India, the Supreme Court is satisfied that cases involving

the same or substantially the same questions of law are pending before it and one or more High Courts or before two or more High Courts and that such questions are substantial questions of general importance, the Supreme Court may withdraw the case of cases pending before the High Court or the High Courts and dispose of all the cases itself.

(2) The Supreme Court may, if it deems it expedient so to do for the ends of justice, transfer any case, appeal or other proceedings pending before any High Court to any other High Court.”.

25. Insertion of new article 144 A.—After article 144 of the Constitution, the following article shall be inserted, namely:—

“144A. Special provisions as to disposal of questions relating to constitutional validity of laws.—(1) The minimum number of Judges of the Supreme Court who shall sit for the purpose of determining any question as to the constitutional validity of any Central law or State law shall be seven.

(2) A Central law or a State law shall not be declared to be constitutionally invalid by the Supreme Court unless a majority of not less than two-thirds of the Judges sitting for the purpose of determining the question as to the constitutional validity of such law hold it to be constitutionally invalid.”.

26. Amendment of article 145.—In article 145 of the Constitution,—

(a) in clause (1), after sub-clause (c), the following sub-clause shall be inserted, namely:—

“(cc) rules as to the proceedings in the Court under articles 131A and 139A;”;

(b) in clause (2), for the words, brackets and figure “provisions of clause (3)”, the words, figures, letter and brackets “provisions of article 144A and of clause (3)” shall be substituted;

(c) in clause (3), for the words “The minimum number”, the words, figures and letter “Subject to the provisions of article 144A, the minimum number” shall be substituted.

27. Substitution of new article for article 150.—For article 150 of the Constitution, the following article shall be substituted, namely:—

“150. Form of accounts of the Union and of the States.—The accounts of the Union and of the States shall be kept in such forms as the President may, after consultation with the Comptroller and Auditor-General of India, prescribe.”.

28. Amendment of article 166.—In article 166 of the Constitution, after clause (3), the following clause shall be inserted, namely:—

“(4) No court or other authority shall be entitled to require the production of any rules made under clause (3) for the more convenient transaction of the business of the Government of the State.”.

29. Amendment of article 170.—In article 170 of the Constitution,—

(a) in clause (2), for the *Explanation*, the following *Explanation* shall be substituted, namely:—

‘Explanation.—In this clause, the expression “population” means the population as ascertained at the last preceding census of which the relevant figures have been published:

Provided that the reference in this *Explanation* to the last preceding census of which the relevant figures

have been published shall, until the relevant figures for the first census taken after the year, 2000 have been published, be construed as reference to the 1971 Census.”;

(b) in clause (3), after the proviso, the following proviso shall be inserted, namely:—

“Provided further that such readjustment shall take effect from such date as the President may, by order, specify and until such readjustment takes effect, any election to the Legislative Assembly may be held on the basis of the territorial constituencies existing before such readjustment:

Provided also that until the relevant figures for the first census taken after the year 2000 have been published, it shall not be necessary to readjust the total number of seats in the Legislative Assembly of each State and the division of such State into territorial constituencies under this clause.”.

30. Amendment of article 172.—(1) In article 172 of the Constitution, in clause (1), for the words “five years” in the two places where they occur, the words “six years” shall be substituted.

(2) The amendments made by sub-section (1) to clause (1) of article 172 shall apply also to every Legislative Assembly (including the Legislative Assembly of the State of Kerala) in existence on the date of coming into force of this section without prejudice to the power of Parliament with respect to the extension of the duration of such Assembly under the proviso to that clause.

31. Amendment of article 189.—In article 189 of the Constitution, clauses (3) and (4) shall be omitted.

32. Amendment of article 191.—In article 191 of the Constitution, for sub-clause (a) of clause (1), the following sub-clause shall be substituted, namely:—

“(a) if he holds any such office of profit under the Government of India or the Government of any State specified in the First Schedule as is declared by Parliament by law to disqualify its holder;”.

33. Substitution of new article for article 192.—For article 192 of the Constitution, the following article shall be substituted, namely:—

“192. Decision on questions as to disqualification.—(1) If any question arises—

(a) as to whether a member of a House of the Legislature of a State has become subject to any of the disqualifications mentioned in clause (1) of article 191, or

(b) as to whether a person, found guilty of a corrupt practice at an election to a House of the Legislature of a State under any law made by Parliament, shall be disqualified for being chosen as, and for being, a member of either House of Parliament or of a House of the Legislature of a State, or as to the period for which he shall be so disqualified, or as to the removal of, or the reduction of the period of, such disqualification, the question shall be referred for the decision of the President and his decision shall be final.

(2) Before giving any decision on any such question, the President shall consult the Election Commission and the Election Commission may, for this purpose, make such inquiry as it thinks fit.”.

34. Amendment of article 194.—In article 194 of the Constitution, for clause (3), the following clause shall be substituted, namely:—

“(3) In other respects, the powers, privileges and immunities of a House of the Legislature of a State, and of the members and the committees of a House of such Legislature, shall be those of that House, and of its members and committees, at the commencement of section 34 of the Constitution (Forty-second Amendment) Act, 1976, and as may be evolved by such House of the Legislature of a State, so far as may be, in accordance with those of the House of the People, and of its members and committees where such House is the Legislative Assembly and in accordance with those of the Council of States, and of its members and committees where such House is the Legislative Council.”.

35. Amendment of article 208.—In article 208 of the Constitution, in clause (1), after the words “its procedure”, the brackets and words “(including the quorum to constitute a meeting of the House)” shall be inserted.

36. Amendment of article 217.—In article 217 of the Constitution, in Clause (2),—

- (a) in sub-clause (b), the word “or” shall be inserted at the end;
- (b) after sub-clause (b), the following sub-clause shall be inserted, namely:—
- “(c) is, in the opinion of the President, a distinguished jurist.”;
- (c) in the *Explanation*, in clause (a), for the words “has held judicial office”, the words “has held judicial office or the office of a member of a tribunal or any post, under the Union or a State, requiring special knowledge of law” shall be substituted.

37. Amendment of article 225.—In article 225 of the Constitution, the proviso shall be omitted.

38. Substitution of new article for article 226.—For article 226 of the Constitution, the following article shall be substituted, namely:—

“226. Power of High Courts to issue certain writs.—(1) Notwithstanding anything in article 32 but subject to the provisions of article 131A and article 226A, every High Court shall have power, throughout the territories in relation to which it exercises jurisdiction, to issue to any person or authority, including in appropriate cases, any Government, within those territories directions, orders or writs, including writs in the nature of *habeas corpus*, *mandamus*, *prohibition*, *quo warranto* and *certiorari*, or any of them,—

- (a) for the enforcement of any of the rights conferred by the provisions of Part III; or
- (b) for the redress of any injury of a substantial nature by reason of the contravention of any other provision of this Constitution or any provision of any enactment or Ordinance or any order, rule, regulation, bye-law or other instrument made thereunder; or
- (c) for the redress of any injury by reason of any illegality in any proceedings by or before any authority under any provision referred to in sub-clause (b) where such illegality has resulted in substantial failure of justice.

(2) The power conferred by clause (1) to issue directions, orders or writs to any Government, authority or person may also be exercised by any High Court exercising jurisdiction in relation to the territories within which the cause of action, wholly or in part, arises for the exercise of such power, notwithstanding that the seat of such Government or authority or the residence of such person is not within those territories.

(3) No petition for the redress of any injury referred to in sub-clause (b) or sub-clause (c) of clause (1) shall be entertained if any other remedy for such redress is provided for by or under any other law for the time being in force.

(4) No interim order (whether by way of injunction or stay or in any other manner) shall be made on, or in any proceedings relating to, a petition under clause (1) unless—

- (a) copies of such petition and of all documents in support of the plea for such interim order are furnished to the party against whom such petition is filed or proposed to be filed; and
- (b) opportunity is given to such party to be heard in the matter.

(5) The High Court may dispense with the requirements of sub-clauses (a) and (b) of clause (4) and make an interim order as an exceptional measure if it is satisfied for reasons to be recorded in writing that it is necessary so to do for preventing any loss being caused to the petitioner which cannot be adequately compensated in money but any such interim order shall, if it is not vacated earlier, cease to have effect on the expiry of a period of fourteen days from the date on which it is made unless the said requirements have been complied with before the expiry of that period and the High Court has continued the operation of the interim order.

(6) Notwithstanding anything in clause (4) or clause (5), no interim order (whether by way of injunction or stay or in any other manner) shall be made on, or in any proceedings relating to, a petition under clause (1) where such order will have the effect of delaying any inquiry into a matter of public importance or any investigation or inquiry into an offence punishable with imprisonment or any action for the execution of any work or project of public utility, or the acquisition of any property for such execution, by the Government or any corporation owned or controlled by the Government.

(7) The power conferred on a High Court by this article shall not be in derogation of the power conferred on the Supreme Court by clause (2) of article 32.”.

39. Insertion of new article 226A.—After article 226 of the Constitution, the following article shall be inserted, namely:—

“226A. Constitutional validity of Central laws not to be considered in proceedings under article 226.—Notwithstanding anything in article 226, the High Court shall not consider the constitutional validity of any Central law in any proceedings under that article.”.

40. Amendment of article 227.—In article 227 of the Constitution,—

- (a) for clause (1), the following clause shall be substituted, namely:—

"(1) Every High Court shall have superintendence over all courts subject to its appellate jurisdiction.";

(b) after clause (4), the following clause shall be inserted, namely:—

"(5) Nothing in this article shall be construed as giving to a High Court any jurisdiction to question any judgment of any inferior court which is not otherwise subject to appeal or revision.".

41. Amendment of article 228.—In article 228 of the Constitution, for the words "it shall withdraw the case and may—" the words, figures and letter "it shall withdraw the case and, subject to the provisions of article 131A may—" shall be substituted.

42. Insertion of new article 228A.—After article 228 of the Constitution, the following article shall be inserted, namely:—

"**228A. Special provisions as to disposal of questions relating to constitutional validity of State laws.**—(1) No High Court shall have jurisdiction to declare any Central law to be constitutionally invalid.

(2) Subject to the provisions of article 131A, the High Court may determine all questions relating to the constitutional validity of any State law.

(3) The minimum number of Judges who shall sit for the purpose of determining any question as to the constitutional validity of any State law shall be five:

Provided that where the High Court consists of less than five Judges, all the Judges of the High Court may sit and determine such question.

(4) A State law shall not be declared to be constitutionally invalid by the High Court unless—

(a) where the High Court consists of five Judges or more, not less than two-thirds of the Judges sitting for the purpose of determining the validity of such law, hold it to be constitutionally invalid; and

(b) where the High Court consists of less than five Judges, all the Judges of the High Court sitting for the purpose hold it to be constitutionally invalid.

(5) The provisions of this article shall have effect notwithstanding anything contained in this Part.

Explanation.—In computing the number of Judges of a High Court for the purposes of this article, a Judge who is disqualified by reason of personal or pecuniary bias shall be excluded."

43. Insertion of new article 257A.—After article 257 of the Constitution, the following article shall be inserted, namely:—

"**257A. Assistance to States by deployment of armed forces or other forces of the Union.**—(1) The Government of India may deploy any armed force of the Union or any other force subject to the control of the Union for dealing with any grave situation of law and order in any State.

(2) Any armed force or other force or any contingent or unit thereof deployed under clause (1) in any State shall act in accordance with such directions as the Government of India may issue, and shall not, save as otherwise provided in such directions, be subject to the superintendence or control of the

State Government or any officer or authority subordinate to the State Government.

(3) Parliament may, by law, specify the powers, functions, privileges and liabilities of the members of any force or any contingent or unit thereof deployed under clause (1) during the period of such deployment."

44. Amendment of article 311.—In article 311 of the Constitution, in clause (2),—

(a) the words "and where it is proposed, after such inquiry, to impose on him any such penalty, until he has been given a reasonable opportunity of making representation on the penalty proposed, but only on the basis of the evidence adduced during such inquiry" shall be omitted;

(b) for the words "Provided that this clause shall not apply—", the following shall be substituted, namely:—

"Provided that where it is proposed after such inquiry, to impose upon him any such penalty, such penalty may be imposed on the basis of the evidence adduced during such inquiry and it shall not be necessary to give such person any opportunity of making representation on the penalty proposed:

Provided further that this clause shall not apply—".

45. Amendment of article 312.—In article 312 of the Constitution,—

(a) in clause (1),—

(i) for the word and figures "Part XI", the words and figures "Chapter VI of Part VI or Part XI" shall be substituted;

(ii) after the words "all-India services", the brackets and words "(including an all-India judicial service)" shall be inserted:

(b) after clause (2), the following clauses shall be inserted, namely:—

"(3) The all-India judicial service referred to in clause (1) shall not include any post inferior to that of a district judge as defined in article 236.

(4) The law providing for the creation of the all-India judicial service aforesaid may contain such provisions for the amendment of Chapter VI of Part VI as may be necessary for giving effect to the provisions of that law and no such law shall be deemed to be an amendment of this Constitution for the purposes of article 368."

46. Insertion of new Part XIVA.—After Part XIV of the Constitution, the following Part shall be inserted, namely:—

PART XIVA

TRIBUNALS

323A. Administrative tribunals.—(1) Parliament may, by law, provide for the adjudication or trial by administrative tribunals of disputes and complaints with respect to recruitment and conditions of service of persons appointed to public services and posts in connection with the affairs of the Union or of any State or of any local or other authority, within the territory of India or under the control of the Government of India or of any corporation owned or controlled by the Government.

(2) A law made under clause (1) may—

(a) provide for the establishment of an administrative tribunal for the Union and a separate

- administrative tribunal for each State or for two or more States;
- (b) specify the jurisdiction, powers (including the power to punish for contempt) and authority which may be exercised by each of the said tribunals;
 - (c) provide for the procedure (including provisions as to limitation and rules of evidence) to be followed by the said tribunals;
 - (d) exclude the jurisdiction of all courts, except the jurisdiction of the Supreme Court under article 136, with respect to the disputes or complaints referred to in clause (1);
 - (e) provide for the transfer to each such administrative tribunal of any cases pending before any court or other authority immediately before the establishment of such tribunal as would have been within the jurisdiction of such tribunal if the causes of action on which such suits or proceedings are based had arisen after such establishment;
 - (f) repeal or amend any order made by the President under clause (3) of article 371;
 - (g) contain such supplemental, incidental and consequential provisions (including provisions as to fees) as Parliament may deem necessary for the effective functioning of, and for the speedy disposal of cases by, and the enforcement of the orders of, such tribunals.
- (3) The provisions of this article shall have effect notwithstanding anything in any other provision of this Constitution or in any other law for the time being in force.

323B. Tribunals for other matters.—(1) The appropriate Legislature may, by law, provide for the adjudication or trial by tribunals of any disputes, complaints, or offences with respect to all or any of the matters specified in clause (2) with respect to which such Legislature has power to make laws.

- (2) The matters referred to in clause (1) are the following, namely:—
- (a) levy, assessment, collection and enforcement of any tax;
 - (b) foreign exchange, import and export across customs frontiers;
 - (c) industrial and labour disputes;
 - (d) land reforms by way of acquisition by the State of any estate as defined in article 31A or of any rights therein or the extinguishment or modification of any such rights or by way of ceiling on agricultural land or in any other way;
 - (e) ceiling on urban property;
 - (f) elections to either House of Parliament or the House or either House of the Legislature of a State, but excluding the matters referred to in article 329 and article 329A;
 - (g) production, procurement, supply and distribution of food-stuffs (including edible oilseeds and oils) and such other goods as the President may, by public notification, declare to be essential goods for the purpose of this article and control of prices of such goods;
 - (h) offences against laws with respect to any of the matters specified in sub-clauses (a) to (g) and fees in respect of any of those matters;
 - (i) any matter incidental to any of the matters specified in sub-clauses (a) to (h).
- (3) A law made under clause (1) may—
- (a) provide for the establishment of a hierarchy of tribunals;

- (b) specify the jurisdiction, powers (including the power to punish for contempt) and authority which may be exercised by each of the said tribunals;
- (c) provide for the procedure (including provisions as to limitation and rules of evidence) to be followed by the said tribunals;
- (d) exclude the jurisdiction of all courts, except the jurisdiction of the Supreme Court under article 136, with respect to all or any of the matters falling within the jurisdiction of the said tribunals;
- (e) provide for the transfer to each such tribunal of any cases pending before any court or any other authority immediately before the establishment of such tribunal as would have been within the jurisdiction of such tribunal if the causes of action on which such suits or proceedings are based had arisen after such establishment;
- (f) contain such supplemental, incidental and consequential provisions (including provisions as to fees) as the appropriate Legislature may deem necessary for the effective functioning of, and for the speedy disposal of cases by, and the enforcement of the orders of, such tribunals.

(4) The provisions of this article shall have effect notwithstanding anything in any other provision of this Constitution or in any other law for the time being in force.

Explanation.—In this article, “appropriate Legislature”, in relation to any matter, means Parliament or, as the case may be, a State Legislature competent to make laws with respect to such matter in accordance with the provisions of Part XI.’.

47. Amendment of article 330.—In article 330 of the Constitution, the following Explanation shall be inserted at the end, namely:—

Explanation.—In this article and in article 332, the expression “population” means the population as ascertained at the last preceding census of which the relevant figures have been published:

Provided that the reference in this *Explanation* to the last preceding census of which the relevant figures have been published shall, until the relevant figures for the first census taken after the year 2000 have been published, be construed as a reference to the 1971 Census.’.

48. Amendment of article 352.—In article 352 of the Constitution,—

- (a) in clause (1), after the words “make a declaration to that effect”, the following shall be inserted, namely:—
“in respect of the whole of India or of such part of the territory thereof as may be specified in the Proclamation”;
- (b) in clause (2), of in sub-clause (a), after the word “revoked”, the words “or varied” shall be inserted;
- (c) after clause (2), the following clause shall be inserted, namely:—
“(2A) Where a Proclamation issued under clause (1) is varied by a subsequent Proclamation, the provisions of clause (2) shall, so far as may be, apply in relation to such subsequent Proclamation as they apply in relation to a Proclamation issued under clause (1).”.

49. Amendment of article 353.—To article 353 of the Constitution, the following proviso shall be added, namely:—

“Provided that where a Proclamation of Emergency is in operation only in any part of the territory of India,—

(i) the executive power of the Union to give directions under clause (a), and

(ii) the power of Parliament to make laws under clause (b), shall also extend to any State other than a State in which or in any part of which the Proclamation of Emergency is in operation if and in so far as the security of India or any part of the territory thereof is threatened by activities in or in relation to the part of the territory of India in which the Proclamation of Emergency is in operation.”;

50. Amendment of article 356.—In article 356 of the Constitution, in clause (4), for the words “six months”, wherever they occur, the words “one year” shall be substituted.

51. Amendment of article 357.—(1) In article 357 of the Constitution, for clause (2), the following clause shall be substituted, namely:—

“(2) Any law made in exercise of the power of the Legislature of the State by Parliament or the President or other authority referred to in sub-clause (a) of clause (1) which Parliament or the President or such other authority would not, but for the issue of a Proclamation under article 356, have been competent to make shall, after the Proclamation has ceased to operate, continue in force until altered or repealed or amended by a competent Legislature or other authority.”.

(2) The amendment made by sub-section (1) shall apply also to any law referred to in clause (2) of article 357 of the Constitution which is in force immediately before the coming into force of this section.

52. Amendment of article 358.—To article 357 of the Constitution, the following proviso shall be added, namely:—

“Provided that where a Proclamation of Emergency is in operation only in any part of the territory of India, any such law may be made, or any such executive action may be taken, under this article in relation to or in any State or Union territory in which or in any part of which the Proclamation of Emergency is not in operation, if and in so far as the security of India or any part of the territory thereof is threatened by activities in or in relation to the part of the territory of India in which the Proclamation of Emergency is in operation.”.

53. Amendment of article 359.—In article 359 of the Constitution,—

(a) to clause (1A), the following proviso shall be added, namely:—

“Provided that where a Proclamation of Emergency is in operation only in any part of the territory of India, any such law may be made, or any such executive action may be taken, under this article in relation to or in any State or Union territory

in which or in any part of which the Proclamation of Emergency is not in operation, if and in so far as the security of India or any part of the territory thereof is threatened by activities in or in relation to the part of the territory of India in which the Proclamation of Emergency is in operation.”;

(b) to clause (2), the following proviso shall be added, namely:—

“Provided that where a Proclamation of Emergency is in operation only in a part of the territory of India, any such order shall not extend to any other part of the territory of India unless the President, being satisfied that the security of India or any part of the territory thereof is threatened by activities in or in relation to the part of the territory of India in which the Proclamation of Emergency is in operation, considers such extension to be necessary.”.

54. Amendment of article 366.—In article 366 of the Constitution,—

(a) after clause (4), the following clause shall be inserted, namely:—

“(4A) “Central law” means any law other than a State law but does not include any amendment of this Constitution made under article 368;”:

(b) after clause (26), the following clause shall be inserted, namely:—

“(26A) “State law” means—

- (a) a State Act or an Act of the Legislature of a Union territory;
- (b) an Ordinance promulgated by the Governor of a State under article 213 or by the administrator of a Union territory under article 239 B;
- (c) any provision with respect to a matter in the State List a Central Act made before the commencement of this Constitution;
- (d) any provision with respect to a matter in the State List in or the Concurrent List in a Provincial Act;
- (e) any notification, order, scheme, rule, regulation or bye-law or any other instrument having the force of law made under any Act, Ordinance or provisions referred to in sub-clause (a), sub-clause (b), clause (c) or sub-clause (d);
- (f) any notification, order, scheme, rule, regulation or bye-law or any other instrument having the force of law, not falling under sub-clause (e), and made by a State Government or the administrator of a Union territory or an officer or authority subordinate to such Government or administrator; and
- (g) any other law (including any usage or custom having the force of law with respect to a matter in the State List.)

55. Amendment of article 368.—In article 368 of the Constitution, after clause (3), the following clauses shall be inserted, namely:—

(4) No amendment of this Constitution (including the provisions of Part III) made or purporting to have been made under this article [whether before or after the commencement of section 55 of the Constitution (Forty-Second Amendment) Act, 1976] shall be called in question in any court on any ground.

(5) For the removal of doubts, it is hereby declared that there shall be no limitation whatever on the constituent Power of Parliament to amend by way of addition, variation or repeal the provisions of this Constitution under this article.”.

56. Amendment of article 371 F.—In article 371F of the Constitution, in clause (c), for the words “five-years” the words “six years” shall be substituted and for the words “four years” in the two places where they occur, the words “five years” shall be substituted.

57. Amendment of the Seventh Schedule.—In the Seventh Schedule to the Constitution,—

(a) in List I—Union List after entry 2, the following entry shall be inserted, namely:—

“2A. Deployment of any armed force of the Union or any other force subject to the control of the Union or any contingent or unit thereof in any State in aid of the civil power; powers, jurisdiction, privileges and liabilities of the members of such forces while on such deployment.”;

(b) in List II—State List,—

(i) in entry 1, for the words “the use of naval, military or air forces or any other armed forces of the Union,” the words “the use of any naval, military or air force or any other armed force of the Union or of any other force subject to the control of the Union or of any contingent or unit thereof” shall be substituted;

(ii) for entry 2, the following entry shall be substituted, namely:—

“2 Police (including railway and village police) subject to the provisions of entry 2 A of List I.”;

(iii) in entry 3, the words “Administration of justice; constitution and organisation of all courts, except the Supreme Court and the High Court ;” shall be omitted;

(iv) entries 11,19, 20 and 29 shall be omitted;

(v) in entry 55, the words “and advertisements broadcast by radio or television” shall be inserted at the end;

(c) In List III—Concurrent List,—

(i) after entry 11, the following entry shall be inserted, namely:—

“11A. Administration of justice; constitution and organisation of all courts, except the Supreme Court and the High Courts.”;

(ii) after entry 17, the following entries shall be inserted, namely:—

“17A. Forests.

17B. Protection of wild animals and birds.”;

(iii) after entry 20, the following entry shall be inserted, namely:—

“20A. Population control and family planning.”;

(iv) for entry 25, the following entry shall be substituted, namely:—

“25. Education, including technical education, medical education and universities, subject to the provisions of entries 63, 64, 65 and 66 of List I; vocational; and technical training of labour.”;

(v) after entry 33, the following entry shall be inserted, namely:—

“33A. Weights and Measures except establishment of standards.”.

58. Special provisions as to pending petitions under article 226.—(1) Notwithstanding anything contained in the Constitution, every petition made under article 226 of the Constitution before the appointed day and pending before any High Court immediately before that day (such petition being referred to in this section as a pending petition) and any interim order (whether by way of injunction or stay or in any other manner) made on, or in any proceedings relating to, such petition before that day shall be dealt with in accordance with the provisions of article 226 as substituted by section 38.

(2) In particular, and without prejudice to the generality of the provisions of sub-section (1), every pending petition before a High Court which would not have been admitted by the High Court under the provisions of article 226 as substituted by section 38 if such petition had been made after the appointed day, shall abate and any interim order (whether by way of injunction or stay or in any other manner) made on, or in any proceedings relating to, such petition shall stand vacated:

Provided that nothing contained in this sub-section shall affect the right of the petitioner to seek relief under any other law for the time being in force in respect of the matters to which such petition relates and in computing the period of limitation, if any, for seeking such relief, the period during which the proceedings relating to such petition were pending in the High Court shall be excluded.

(3) Every interim order (whether by way of injunction or stay or in any other manner) which was made before the appointed day, on, or in any proceedings relating to, a pending petition [not being a pending petition which has abated under sub-section (2)], and which is in force on that day, shall, unless before the appointed day copies of such pending petition and of documents in support of the plea for such interim order had been furnished to the party against whom such

interim order was made and an opportunity had been given to such party to be heard in the matter, cease to have effect (if not vacated earlier),—

- (a) on the expiry of a period of one month from the appointed day, if the copies of such pending petition and the documents in support of the plea for the interim order are not furnished to such party before the expiry of the said period of one month ; or
- (b) on the expiry of a period of four months from the appointed day, if the copies referred to in clause (a) have been furnished to such party within the period of one month referred to in that clause but such party has not been given an opportunity to be heard in the matter before the expiry of the said period of four months.
- (4) Notwithstanding anything contained in sub-section (3), every interim order (whether by way of injunction or stay or in any other manner) which was made before the appointed day, on, or in any proceedings relating to, a pending petition [not being a pending petition which has abated under sub-section (2)], and which is in force on that day, shall, if such order has the effect of delaying any inquiry into a matter of public importance or any investigation or inquiry into an offence

punishable with imprisonment or any action for the execution of any work or project of public utility], or the acquisition of any property for such execution, by the Government or any corporation owned or controlled by the Government, stand vacated.

Explanation.—In this section, “appointed day” means the date on which section 38 comes into force.

59. (1) *Power of the President to remove difficulties.*—If any difficulty arises in giving effect to the provisions for the Constitution as amended by this Act (including any difficulty in relation to the transition from the provisions of the Constitution as they stood immediately before the date of the President's assent to this Act to the provisions of the Constitution as amended by this Act), the President may, by order, make such provisions, including any adaptation or modification of any provision of the Constitution, as appear to him to be necessary or expedient of the purpose of removing the difficulty :

Provided that no such order shall be made after the expiry of two years from the date of such assent.

(2) Every order made under sub-section (1) shall, as soon as may be after it is made, be laid before each House of Parliament.

भाग 7—भारतीय निर्वाचन आयोग (Election Commission of India) को वैधानिक अधिसूचनाएं तथा अन्य निर्वाचन सम्बन्धी अधिसूचनाएं

शून्य

अनुपूरक

शून्य